EXHIBIT AA

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

LISA BARBO	UNIS,)	CIVIL ACTION - LAW
)	
	Plaintiff)	
)	
-vs-)	NO. 2:19-cv-05030
)	
THE MIDDLE	EAST FORUM,	et)	
al.,)	
)	
	Defendants)	
		X	

* * *

The recorded video deposition of GREGG ROMAN, taken remotely via Zoom, on Friday, November 20, 2020, beginning at 11:28 a.m., before Carrie A.

Kaufman, Registered Professional Reporter and Notary

Public in and for the Commonwealth of Pennsylvania.

APPEARANCES:

On behalf of the Plaintiff:

DEREK SMITH LAW GROUP, PLLC

BY: SETH D. CARSON, ESQ. (Via Zoom)

1835 Market Street, Suite 2950

Philadelphia, PA 19103

(215) 391-4790

seth@dereksmithlaw.com

On behalf of the Defendants:

COZEN O'CONNOR

BY: JONATHAN R. CAVALIER, ESQ. (Via Zoom)

One Liberty Place

1650 Market Street - Suite 2800

Philadelphia, PA 19103

(215) 665-2776

jcavalier@cozen.com

On behalf of the Deponent:

SIDNEY L. GOLD & ASSOCIATES, P.C.

BY: SIDNEY L. GOLD, ESQ. (Via Zoom)

WILLIAM RIESER, ESQ. (Via Zoom)

1835 Market Street, Suite 515

Philadelphia, PA 19103

(215) 569-1999

sqold@discrimlaw.net

Also Present:

Margaret Susuni (Via Zoom) Everest Court Reporting

Video Specialist

Daniel Pipes (Via Zoom)

Matthew Mainen (Via Zoom)

Marc Fink (Via Zoom)

Lisa Reynolds Barbounis (Via Zoom)

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Page 4 Page 6 1 THE VIDEO SPECIALIST: We are now I gave, I'll just start by asking you to please state 2 your full name for the record. on the record. Today's date is Friday, 3 3 November 20th, 2020, and the time is Gregg, G-r-e-g-g, Eric, E-r-i-c, Roman, 4 11:28 a.m. Eastern. R-o-m-a-n. 5 5 This is the recorded video Okay. And I think you said you have O. 6 deposition of Gregg Romano in the matter another name that you're known by. Do you want to 7 please say that name as well? of Lisa Barbounis versus Middle East 8 Forum, et al., in the United States 8 Sure. It's my Israeli name, which is 9 -- I'll say it rather fast and I'll break it down for District Court, Eastern District of you. Gavriel Yisrael Ben Ze'ev Halevi Vi'adal. 10 Pennsylvania, Case Number 2:19-CV-05030-GAM. 11 My name is Margaret Susuni, and Okay? G-a-v-r-i-e-l, space, Y-i-s-r-a-e-l, space, I'm with Everest Court Reporting, and B-e-n, space, Ze'ev, Z-e-'-e-v, space, H-a-l-e-v-i, 12 I'm the video specialist. The court 13 space, Vi'adal, V-i-'-a-d-a-l. That's it. 13 reporter today is Carrie, also from 14 Okay. And you said earlier you were 14 Everest Court Reporting. born in Lexington, Kentucky, on May 21st, 1985, 15 15 All counsel appearing today will 16 correct? 16 be noted on the stenographic record. 17 17 That's correct. A. Will the court reporter please 18 18 And your educational background, I 19 swear in the witness. think you said it began at Medill Bair High School in ninth grade; is that correct? 20 21 21 Well, it began when I was -- before GREGG ROMAN then I -- the first place I ever studied wasn't WAS CALLED AND HAVING BEEN DULY SWORN 22 22 23 Medill Bair. I mean, I had elementary school, WAS EXAMINED AND TESTIFIED AS FOLLOWS: 23 kindergarten, middle school. But my secondary 24 25 25 education started in ninth grade at Medill Bair High MR. CARSON: So we're back on the Page 5 Page 7 School in the Pennsbury School District in Fairless 1 record and we had some technical 2 Hills, Pennsylvania. difficulties so this is going to be the 3 3 beginning of a deposition transcript. And are you a graduate of Pennsbury O. 4 4 One correction. The witness's High School? 5 5 name, the party's name, is Gregg Roman, No, I went to three high schools, so I 6 R-o-m-a-n, so -- I think -- I think you was getting into this, and this is sort of like, you 7 said Romano before, so I just wanted to know, a theme that's formative from education and 8 let you know it's Roman. kind of connects later on, but -- so Medill Bair High 9 School wasn't until ninth grade. I was a pretty good And we started the deposition with 10 some instructions for today. I'm not wrestler, folkstyle wrestler, in high school. So I going to go through them all again went from Medill Bair to a private school in 11 because Mr. Roman has heard them, but I Princeton, New Jersey, called the Hun School, H-u-n 12 School. I was there for tenth and eleventh grade. 13 will just ask, Mr. Roman, you are aware 14 that you're under oath and your And then as a result of recruiters from different 15 testimony today has the same force and universities saying, look, you can try to do a prep 16 effect as if you were appearing at a -school or you can try to go back in the public you know, in a trial, at a courtroom, 17 school, I was already in the NJISAA, which is the 17 sort of New Jersey sports association, so I decided you're under oath, and so you have an 18 18 obligation to tell the truth today; you to go to a public school in Jersey, which was 19 19 20 Hopewell Valley Regional High School, HVRSD, in 20 understand that. 21 21 Mercer County, and from there I graduated. So I THE WITNESS: Yes. graduated from Hopewell Valley Regional School District in 2003. I guess -- do you want me to 23 **EXAMINATION** continue with college and stuff or what? 24 BY MR. CARSON: 24 25 Sure. Sure. Go ahead. Tell me what 25 So subject to the earlier instructions

Deposition of GREGG ROMAN

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Lisa Barbounis v. Middle Eastern Forum, et. al.

Page 8 your educational background is after high school. Sure. So I attended the American University in Washington D.C. from I guess August of 2003 to December of 2005, and during that time I had about like four or five other educational programs. I was in Yeshiva, which is sort of like a Jewish seminary, in Jerusalem, in December of 2004, I was in -- sort of like a field school from the Jewish agency, which is a quasi-governmental organization in Israel, in Haifa and in Jerusalem, and I had all these different experiences over there, so I decided to move from Washington to Israel, in the middle east Israel, in -- I guess the decision was reached in December of '05, and I made the move to study an intensive Hebrew and Arabic program at Haifa University -- Haifa is H-a-i-f-a -- in July of 2006, but about two days after I moved there the Second Lebanon War broke out. So I went from Haifa

and that took place in July of 2010 I think, and then I got out of the army and went to the Ministry of Defense Reserves in October of 2010, I want to say, and then I went back to the IDC Herzliya, which was the college that I was at prior to my army enlistment, and I stopped studying -- I was doing political communications and national security studies there until May of 2012 and -- my daughter was born then, and then I stopped studying then to 10 take a job in Pittsburgh where I then continued my 11 studies at the Katz Graduate School of Business at 12 the University of Pittsburgh where I was a joint sort 13 of like lecturer and I audited classes. I have done 14 some continue education since there, but, Mr. Carson. 15 I never actually obtained my bachelor's degree, so I have about seven years of college under my belt but I'm missing those few credits to finish it. And so that's education but doesn't include the professional development. I just want to try to provide as clear 20 a -- complete an answer as possible. 21

No, that was a thorough answer for sure. It sounds like you have a degree in the college of life to me, but -- sometimes worth more than a bachelor's degree, but let me jump forward ahead and --

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like -- you know, it's unconventional, okay, but it's still -- I would categorize it as educational. So I

University to learn academics and I actually became a

or rescue academy, for what's called Ichud Hatzalah.

which is the rescue service in Israel, where I was a

member of the civil guard, and that civil guard --

and this is still educational, Mr. Carson, it's not

firefighter in Israel, and I attended the basically

quickest fire academy, if you want to call it that,

9 actually got drafted -- I didn't volunteer, I got

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studies stopped there, and then I was first in a

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which is in the south of the country, and then I went

to the school for government and -- this is all as

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the frontlines in a place called Sderot, S-d-e-r-o-t,

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part of the Israel Defense Forces' education corps,

was a member of the civil guard's education program from June of -- July of 2006 until about September of

2006, and then there in parallel I resumed my

university studies at a place called the

Interdisciplinary Center, IDC, Herzliya,

H-e-r-z-l-i-y-a, I did that for a year, and then I

drafted, into the Israeli Army, so my university

basic training in a place called Nitzan, N-i-t-z-a-n,

part of the Israeli Defense Forces, a place called

Rishon Lezion, R-i-s-h-o-n L-e-z-i-o-n, and that was

in December and January, December of 2008 and January

of 2009, and then Operation Cast Lead broke out, so

again a war interrupted with my studies, and I was on

then the war ended, then I went back to the college

for government, part of the IDF, in February of 2009,

I graduated from that, and then I went to the school for advanced Israeli and Judaic studies, which was

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I mean -- how -- what's the best way to describe it. Jewish campus life. Right? So I had multiple years

an online -- not online, it's a Jewish university --

of involvement with that, but at Katz specifically I Page: 5 (8 - 11)

were teaching at the University of Pittsburgh, please.

was academic, and the third is private. Is it around the -- tell me when you

So it was a class called scenario

planning, which is sort of like the combination of

politics and strategy and how it applies to business

say it was probably spring of 2013, and -- but then I

decisions, and that was I want to say -- I want to

had a course that I did through the Hillel Jewish

University Center, which was after that -- Hillel is

Pittsburgh, I taught at the University of Pittsburgh and audited classes, but that was like -- to really

I didn't go to the University of

-- just kind of talk about your -- talk

about your -- your work history. I see that you went

to the University of Pittsburgh for a year?

understand that, you have to understand the educational -- so I've had like three professional lines here. Okay? One was government, the second

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Page 12 was there January -- it was either January 2013 or September 2013, it was either the spring semester or that fall, but I had involvement with the school as what they call an executive lecturer, guest lectures, doing programs. We had an incubator that we ran from the Pittsburgh Israel Business Council. So I was involved with the school for about three years. Okay? But as a functional lecturer there was probably only one or two semesters. I judged 10 competitions every semester, but, you know, the involvement -- let's just say this. It started when 12 I moved to Pittsburgh in the fall of 2012 and it went through September of 2015 when I ran my last external 14 lecture program through Hillel Jewish University 15 Center. 16

O. And it was around that time that you also began your employment with the Jewish Federation of Greater Pittsburgh?

Yeah, that was in parallel. So there was a partnership between the Jewish Federation of Greater Pittsburgh and there is about four other units, there is the Jewish University -- excuse me, the Jewish Community Relations Council, JCRC; there was the Urban Affairs Foundation, UAF; there was the corporate equity roundtable, which was part of the

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diversity inclusion effort in Pittsburgh; and then Vibrant Pittsburgh, which was meant for leveling the playing field for minorities in the city and an area called the Power of 32, which was the -- today you would call it an economic opportunity zone, but it was western Maryland, West Virginia, eastern Ohio, and all of western Pennsylvania -- it's like west of Altoona would be the area.

What was your position at the Jewish Federation of Greater Pittsburgh?

Well, the title was director of the Jewish Community Relations Council, director of the JCRC, but I had about nine other titles that was sort of like part of that title at the position.

What was the work you did as director of the JCRC similar to the work you're doing with the Middle East Forum?

18 Can you rephrase the question? I A. 19 didn't get it.

20 I guess I'm -- the title director of 21 the JCRC is -- you were the director of the JCRC, today I believe you're the director of the Middle East Forum; is that correct? 23

Yes; however, two totally different jobs with totally different responsibilities on two 1 totally different management structures.

So can you please just quickly kind of compare your experience with the JCRC with the Middle East Forum --

You want me to -- you want to compare the JCRC with the Middle East Forum so -- can you be more specific?

O. Can you please compare your job with the JCRC with your position at the Middle East Forum?

Yeah, so first I would have to tell you what my job with the JCRC was. Is that fair?

Q. Go ahead. Yeah.

Okay. So with the JCRC we had A. responsibility for about 18 to 19 different domestic policy issues that were affecting the Jewish community of western Pennsylvania, specifically Allegheny County, Butler County, Beaver County, Ligonier County, all the way up to Erie, up and down, for population of about 48,000 Jews in western PA, but, beyond that, it was about both building harmonious relationships within the Jewish community and beyond the Jewish community, so if you're talking about tax relief, nonprofit relief, if you're talking about assistance to the elderly, neighborhood inclusion zones, OBIDs, opportunity for business

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the city of Pittsburgh; for instance, representation in Harrisburg, representation in Washington D.C., even international issues, antisemitism in Europe and even going to Israel. We had about like three or four times a year that we found ourselves in Israel because of local Jewish community interests in Pittsburgh that then sort of intersected with the

sister city of Karmiel Misgav, that's K-a-r-m-i-e-l

improvement districts, education, anything that

policy interest both domestic within the Jewish

touched the Jewish community as part of a public

community around the city of Pittsburgh and beyond

M-i-s-g-a-v, in the north -- I guess northeast of Israel between like the Sea of Galilee and the Golan

Heights, and the main responsibility there was sort of like an interface between the volunteers of the

17 community and the interests of the federated Jewish community, one being the laymen and the other being

19 the professionals. So that was the second element of 20 this. You had all the public policy interest but

21 then you have the interest of all the groups. So we

were involved with the NAACP, with the urban league,

with the mainline protestant community, with the Anglican church, with the city of Pittsburgh

including Mayor Bill Peduto, County Executive Rich

Q.

Sorry about that. When you were the

Page 16 Page 18 Fitzgerald. You know, going beyond that, different director at the Jewish Federation of Greater congressmen, Senator Toomey and Senator Casey, Pittsburgh, how many people worked there --3 Governor Wolf and before that Governor Corbett. So A. I was never the director at the Jewish every day was really a different public policy Federation of Greater Pittsburgh. 5 challenge. Now, beyond that we also had to make sure Okay. Tell me what your job is at the Middle East -- well, let me -- I guess let me set it that we did Jewish community policy, so, you know, you would go to the mayor and he's saying, hey, what up first. When did you first start working at the does the Jewish community think about policy X. So Middle East Forum? 9 we did reproductive health, we did civic inclusion, A. I think August of 2015 or September of did what you might call affirmative action, we were 10 10 2015. 11 involved with racial disparities, equality, the And when you first were hired with the O. 12 12 necessity for social justice depending on the way you Middle East Forum what was your first position? look at it, but it could also be something like 13 I guess the title was director. Well, vaccines or whatever. You know? If there was a it was kind of a codirectorship, so director and question to that, you would have to do it. But 15 director. 15 beyond telling the mayor about that, you also had the 16 Was there another director who was O. media relationships. So Pittsburgh Post-Gazette, 17 17 there at the time? 18 Pittsburgh Tribune, anything dealing with national Α. Yes. 19 media and -- so there is also, like, Jewish segmented 19 Q. Who was that? media, so you have the Jewish Telegraphic Agency, you 20 Amy Shargel. A. have the Jewish Exponent, you know, in Philadelphia 21 21 Q. Shargel? but also the Pittsburgh Jewish Chronicle. So 22 Yeah. A. anything that dealt with Jewish community interests 23 Q. Can you spell it? in short is what was the job responsibilities for the 24 24 A. S-h-a-r-g-e-l or j-e-l. It was like JCRC, but it was sort of just all within the section 25 five years ago. Page 17 Page 19 of public affairs. Now, there was a management 1 At some point in time did Amy Shargel leave the Middle East Forum and then you became the responsibility insofar as it dealt with community 3 building and building capacity of external director, is that how it happened? 4 Well -- no, it's a little bit more organizations, so there was --5 5 How many people did you manage? complicated than that. Q. 6 One, internally. 6 Q. You can explain it if you want. A. 7 7 That was like one direct report, is Okay. So she retired but the job O. that how you called it? responsibilities that Amy Shargel were not the same 9 job responsibilities that I had. So when you talk I would say it wasn't -- it was like a 10 third of a direct report I guess because it was an about director, it's just a name. Okay? It's not a, individual who was shared across different -- it was 11 vou know, one director does this, one director does 12 that; there has been multiple directors of MEF. 12 certainly not like what I had had in the army where I 13 had about like 30 direct reports. Is it fair to say it's the name of the 14 How many people were employed at the 14 position that is the second highest in the corporate 15 15 Jewish Community Center? structure? 16 Well, it's not the Jewish Community 16 A. No, I don't think that's fair. Center. I don't know. 17 Well, what would -- in a corporate 17 18 structure, in a hierarchy, Daniel Pipes has the 18 Q. Sorry. highest position; is that right? 19 It's the Jewish Federation. 19 A. 20 Α. No. he doesn't. 20 Yeah, the JCRC. Sorry about that. Q. 21 No one was employed at the JCRC. 21 Who has the highest position? A. Q. 22 22 The Jewish Federation of Greater Steve Levy, the chairman of the Q. A. 23 organization. 23 Pittsburgh ---24 24 A. And then work down from there and kind That's not the JCRC.

of explain that hierarchy for me, please.

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Well, it's not a hierarchy, you know, A. you're -- you're giving me a factual predicate that doesn't exist, so I can't really answer the question.

- Q. Okay. Well, underneath Steve Levy, if he's the chairman, who would be like the next person who would be responsible for, like, policy at the Middle East Forum?
- Everyone is responsible for policy at A. the Middle East Forum.
 - Interns are responsible for policy? Q.
- Well, it depends what you mean by A. everyone.
 - Q. I guess --
 - And what policy you're talking about.
- For creating Middle East Forum 15 Q. policies. 16
 - It depends on what you mean by Middle East Forum policy. I can't answer the question if you're not specific.
 - All right. Let me try to be more specific. So if Steve Levy is the chairman, what would Daniel Pipes' position be?
 - Well, Daniel Pipes's position isn't predicated on Steve Levy's position.
 - What is his position?

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- Daniel's position -- Daniel actually has multiple positions, so you have to be specific of what position you're asking about.
- O. Well, what are they? What are the multiple positions?
 - Of Daniel Pipes? A.
 - Q. Yes.
- He's the publisher of the Middle East Quarterly. He is the editor-in-chief of the organization. He sits on multiple boards outside of the Middle East Forum that sort of act as the liaison position he has. He is the -- I guess the titular name is president of the Middle East Forum, but he has sort of like -- again, it fluctuates. He's the president but then he's also a member of the board, he's also a member of the executive committee, and there's different people who have different intersecting roles within MEF. So, you know, he might have a few more positions and titles that I don't remember.
 - Fair enough. What is the board? Q.
 - A. Which board?
- You said he's also a member of the Q. board. What --
- 24 25
 - Well, there is multiple boards.

So which board were you talking about when you said he's a member of the board?

- I'm not sure. He's I think member of the -- well, there is the board, there is the board of governors, okay, but the board of governors is a board that also exists in addition to the founders board, and both boards don't have any executive authority but he's still a member of them.
- What is the board of governors, what is that?
- It's a group of donors who give a A. minimum amount to the organization and is updated every once in a while with Middle East Forum news.
- In order to be a member of the board of governors do you have to donate a certain amount of money?
 - A. No.
- Like, is the -- what is the minimum amount that you said that someone has to donate to be on the board of governors?
- I said they may donate a minimum amount, but they may not as well.
 - What is that amount? Q.
 - A. Well, depends on the individual.
 - Well, for instance, like, if I wanted

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to be on the board of governors, could I donate a certain amount of money and then I would be on the board of governors? 4

- A. No.
- Is there like an -- like, you know, hey, if -- anyone who donates 20,000 we'll give them the title of board of governors, does it work like that?
 - Α.
- Okay. How does it work? How does one become a member of the board of governors?
- Each individual has a unique path that they take to get to the board of governors.
- Okay. And -- since we got into that, let's just -- let me do it like this. Is there a difference between -- strike that.

What are the officers -- on the website there is a list of officers, and I'll represent to you it says president, Daniel Pipes; chairman, Steve Levy; vice chairman, Joshua Katzen; treasurer, Lawrence Hollin; secretary, Gregg Roman. What is that?

- They're the officers on the website. A.
- But what is that -- what is the O. ²⁵ importance of being an officer? What is the

Page 24 relevance of that? What does it mean to be an officer? A. Well, they're listed on the website, so Page 24 after November of 2018. Q. But when did you the secretary?	Page 26
² officer? Q. But when did you -	when did you become
	when did wou become
A. Well, they're listed on the website, so 3 the secretary?	- when did you become
that's the importance of it, that it's important 4 A. I became the secret	ary in I don't
⁵ enough for us to put it on the website.	the records.
6 Q. But do they have any other roles other 6 Q. Can you estimate?	
than being listed on the website? Is there any, 7 2017?	
8 like, responsibilities that come with those 8 A. No.	
positions? 9 Q. It wasn't in 2017?	
A. Could you be more specific? There is 10 A. No.	
no connection between 11 Q. Was it in 2018?	
12 Q. Sure. 12 A. No.	
A the website and their jobs or 23 Q. Was it in 2019?	
Q. West, I guess, for instance, it says	
secretary, Gregg Roman. What does that mean that A. No.	2016 1 115
you're the secretary of the what does that mean Q. So then that reaves	2016 and 15 then,
that you're the secretary?	
A. It's a honorific given by virtue of A. Maybe '15 or '16.	
being an officer of the organization. $\begin{vmatrix} 20 \end{vmatrix}$ Q. And how many time	
Q. Do you have any responsibilities as the 21 meeting of the executive com	
22 secretary? 22 A. From what I remen	nber, probably
A. Yes. 23 annually.	
Q. What are those responsibilities? 24 Q. And do you attend	those annual
A. They are to keep the minutes from the 25 meetings?	
Page 25	Page 27
- I guess you would call it the executive committee $ 1 $ A. Do I attend which	annual meetings?
² meeting, and to transmit that to the executive ² Q. The annual meetin	gs of the executive
3 committee.	
Q. And do you, in fact, do those 4 A. Some I have and so	ome I haven't.
⁵ responsibilities?	more than once a
6 A. When?	
Q. At the executive committee meetings? 7 A. Depends on the ye	ar.
	er been a year when
9 there is multiple meetings. 9 there's been more than one m	•
Q. Sure. When was the last executive	_
committee meeting? 11 A. I can't	•
A. When was the last executive committee 12 Q secretary?	
meeting for what? 13 Meeting for what? 14 Meeting for what? 15 Meeting for what?	eretary ves
Q. For anything. When is the last time 14 Q. Has there ever bee	
there was a meeting? 15 there was a meeting? 16 there was a meeting?	•
	mmittee?
secretary. I can tell you this. I can represent to Q. Has there ever bee	•
you that the last meeting that I remember was in 19 became secretary when there	e's been more than three
March of 2018.	
Q. How long have you been secretary? 21 A. Yes.	
A. Well, like I said, just like the 22 Q. What's I guess w	
position of director is just a name, secretary up 23 amount of meetings that you	
Francisco de describer de June de Company de Francisco de Company	
until November 1st of 2018 was a position that had certain authority and then that authority changed year of the executive commi A. I can't give you an	ttee? Since

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Page 28 Page 30 representation because I don't remember. 1 there a way to do that? 2 Just to make it clear, if we're asking A. Yeah, you -- I think the videographer questions today about your position as secretary, all did it before. the questions will be relegated -- I'm not asking you 4 THE VIDEO SPECIALIST: Do you have 5 to answer questions about times when you weren't on an option up on top of the screen where 6 the executive committee, so it's all relegated to it gives you a set of names that you can 7 that time between 2015 and the present when you were share it with, and one of the names 8 8 the secretary. Okay? should be Mr. Roman. 9 9 A. Well, no, because there is -- can I MR. CARSON: It says you are 10 10 offer sort of a footnote here to what the reason why screen sharing, and when I hover over 11 I'm not specific and not sure? Is that okay? that it says participants? 12 12 Uh-huh. Yeah. THE VIDEO SPECIALIST: Yeah, Q. 13 13 A. So the responsibilities that I had as select one of the -- see if Mr. Roman is secretary of the executive committee were of a 14 14 one of the participants. certain amount from the time that I believe 2015 or 15 MR. CARSON: He is. 15 '16, I don't want to say that I know a hundred 16 THE VIDEO SPECIALIST: Okay. percent, but to the best of my recollection in 2015, 17 17 MR. CARSON: When I click on it, '16, is when I had that title added as one of my 18 nothing happens, though. 19 roles at MEF, and then that title in terms of the 19 THE VIDEO SPECIALIST: Nothing name may have been on documents, but the authority 20 happens when you click on his name? vested in that title was removed in I want to say 21 MR. CARSON: I hover over it, it 21 November -- I'm not going to give the exact date, but 22 says participants, 13 --23 THE VIDEO SPECIALIST: Yeah, the authority vested as a officer of the organization was removed and has not been returned since early 24 24 Mr. Roman, see if you can take over the 25 November of 2018. mouse. Page 29 Page 31 1 1 Q. Who removed that authority? THE WITNESS: Here, I'm requesting 2 2 Daniel Pipes. A. remote control. 3 How did he tell you that that authority 3 THE VIDEO SPECIALIST: Yeah, see was going to be removed? 4 if you can take over. 5 5 It was communicated to me in a letter I MR. CARSON: Oh, approve. 6 believe in November of 2018. 6 THE WITNESS: I'm just 7 7 I'm going to show you an exhibit. representing to you, Mr. Carson, that I Q. 8 8 am reading this document. Is that okay? A. Sure. 9 9 MR. CARSON: Okay. Yeah. Thank I might have that letter. Okay. So it will be 51 -- hold on. So -- let me just do a screen 10 10 you. Take your time. share. So I'm going to do a screen share and share a 11 BY MR. CARSON: document that is -- so this document I'll represent 12 12 My first question is, just when you're to you is a document that was turned over, produced 13 done, is this the letter you're talking about. by your lawyers during the course of discovery, and 14 Well, I'm not sure, because there is a your lawyers put Bates stamps on these documents, and 15 note here that has a mistake. Effective November 5th 16 you can see the document I'm producing, which we'll your job description has chanted. And I don't 17 17 call it Roman 1, Roman Exhibit 1, will be the remember ever having a offer like this with a 18 spelling mistake. So I can't verify this is the document that's Bates stamped 000049, 50, 51, and 52. 19 19 And -- so this letter is dated November 6th, 2018, document that I'm talking about. 20 and just take a minute and look at it. If you want Q. Well, I'll represent to you this 21 me to scroll down, let me know and I'll scroll down. 21 document came from you guys, so --22 Would you mind giving me the ability to That's fine that it came from us, but scroll myself so I can read at my own time? 23 it doesn't have a log of the files, it doesn't have 24 Q. Yeah, I don't really know how to do metadata associated with a file that may have been that, but I don't have a problem doing that. Is 25 given to me.

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Q. Well, did --

A. I would request -- I would request that if there is such a document which is the changes of my employment and we do have it on our system that the counsel for MEF do provide this to Mr. Carson.

Is that fair, Jon? (Simultaneous speakers.)

BY MR. CARSON:

- Q. Yeah, I mean do you remember receiving a document like this around November 6th, 2018?
- A. Well, there's receiving a document like it and then there's receiving the document that I'm talking about. So if you want me to be specific, and I would like to offer as much specificity as possible, I cannot say with a hundred percent validity that this document is something -- this document that you're representing to me as something that's been handed over by MEF's counsel is something that I received.
- Q. So I'm just asking you do you remember receiving a document like this, and by like this I just mean a document that you received from Daniel Pipes around November 6th, 2018, where he changed your job responsibilities with the Middle East Forum.
 - A. Again, "like this" is a comparable

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term. I did receive a document from Daniel Pipes in November of 2018 which changed the terms of my employment. Whether or not it's this --

- Q. And --
- A. -- document, I cannot verify that this is the specific document that I received.
- Q. Well, let's kind of just go down the list and see what's -- see if there is anything you remember different. So do you remember the document that you received you kept your title as director?
- A. Again, you're asking me to remember a document that I don't know whether or not it's in front of me, so if you would like --
 - Q. I'm asking you if you kept --
- A. -- if you would like to ask me about that document, the specific document, of my change of employment -- and I believe I had to sign it, so if that exists, then that's something that I'm sure that we can refer to you, but --
 - Q. Did -- do you --
 - A. -- in -- if you'll just --
 - Q. Mr. Roman, I'm just asking if you
- remember if you kept your title.

 A. If I kept my title of what?
 - Q. Director.

- A. Yeah, I'm still the director today.
- Q. And you kept your title when you received that letter in November of 2018?
- A. Well, title as in the name or title as in the position?
- Q. Title as in the name. You kept -- you keep -- you keep the title of director is what I believe he said to you, do you remember that?
- A. Well, again, you're representing something that whether or not this is --
- Q. I'm not asking you to confirm the document; I'm just asking you if you remember that he -- you got to keep your title as director.
- A. Can the stenographer please read back the question?
- Q. She doesn't have to read back the question. I'm not asking that question. I'm asking if you remember that you kept your title as director --
- A. I kept the name director as it related to the name but not the title. Title and name is two different things.
- Q. Okay. I don't know -- what's the difference between the title and the name in your mind?

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- A. Sure. So you could call me Mr. Roman, but Mr. Roman might represent Mr. Roman me or Mr. Roman being married, so if you want to say title of director, as it's represented in that document, I would have to see the document, because I remember there was -- there was a debate that took place over what the exact title and responsibilities were to be associated with that word director itself.
- Q. So you remember you kept the name director; is that what your testimony --
- A. Yes, if you say director -- like, my -- in my signature block, Gregg Roman, director, Middle East Forum, that was in the signature block of e-mails, yes, that's a fair representation.
 - Q. It never changed.
- A. To the best of my knowledge the name in my signature block never changed.
- Q. You were the director before November of 2018 and you've been the director since November of 2018, correct?
- A. What do you mean director? Because, like I said beforehand, the job director has changed at multiple times as I've been at MEF -- the name stayed the same but the responsibilities changed.
 - Q. Okay. So we're -- I guess let's talk

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Lisa Barbounis v. Middle Eastern Forum, et. al. Deposition of GREGG ROMAN Page 36 Page 38 about the name then. You were named director before 1 November of 2018? 2 November 2018 and you've been named director since A. Not in totality, no. 3 November 2018; is that fair to say? To some degree you did? Q. 4 The name, the position name director, To some degree that's fair to say. A. 5 5 has remained the same since I've been hired, yes, Did you do fundraising, in meetings, on O. that's correct. 6 the telephone, and in writing after November 2018? 7 7 A. Q. Do you remember that your responsibilities were -- so if we read the 8 Did you do media appearances on 8 Q. 9 Forum-related topics? responsibilities section, you will have the following When? responsibilities, managing the Forum's external 10 A. 11 projects and initiatives, including all the directors O. After November of 2018. And we're of the Forum's projects except the Middle East 12 talking about when your job responsibilities changed, Quarterly editor; fundraising, in meetings, on the right? So did you continue to do media appearances telephone, and in writing; making media appearances on Forum-related topics? on Forum-related topics. Does that sound like a good 15 A. Yes and no. 15 description of your responsibilities pursuant to when 16 O. Are these restrictions accurate after you received the letter, whether it was this letter 17 your position -- after you received the letter --17 or another letter, in November 2018? 18 strike that. 19 19 A. Did your -- after you received the letter in November of 2018 -- and can we -- can we 20 O. What's different about this list versus what you did? just kind of pin down the date? Is it fair to say 21 you received that letter at the beginning of November 22 Well, this list has responsibilities that were inclusive but not wholly inclusive, so it 23 2018, if you don't know the exact date? 24 might say that I was supposed to do these things, but Again, I don't know this specific 24 25 there were other responsibilities that were added letter that you're showing me is something that I --Page 37 Page 39 that I didn't have prior to November of 2018. 1 Q. No, we've established that. 2 2 So I think what you're saying, correct -- received. Yeah. 3 me if I'm wrong, is you did these three things but We're not -- so I'm not trying to make there is other things you did as well. you say that -- I'm not trying to trick you. I'm 5 just trying to ask you if the letter you received No, that's not what I'm saying. A. 6 Okay. Correct me, please. was, say, between November 1st and November 10th, O. 7 Correct you about the inclusive 7 2018. responsibilities listed in this document or direct 8 A. I don't know. I would have to see the 9 9 letter. you --10 10 Take it line by line. So managing the Q. Do you remember it being -- do you remember whether there was a meeting around November Forum's external projects and initiatives, including 11 all the directors of the Forum's formal projects 12 5th, 2018? 12 13 except the Middle East Quarterly editor, that's --A. Can you be more specific? 14 14 A. Right. Q. Yeah. 15 15 Your question was was there a meeting

0. -- bullet point 1. Did you keep that responsibility after November of 2018?

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The specific managing the Forum's external projects and initiatives, including all the directors of the Forum's formal projects except the Middle East Quarterly editor, we would have to go project by project to tell you about what the responsibilities were prior to twenty -- November of 2018 and then after, because that did change.

Well, did you continue to manage the Forum's external projects and initiatives after

21 planet Earth in November, so let me be more specific. 22 So around November 5th, 2018, it's my understanding that there was a meeting held at the Middle East Forum where the people who worked in the

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Yeah. I guess you can interpret the

question to mean was there a meeting anywhere on the

around November 5th of 2018. I've been in a lot of

meetings, Mr. Carson. I'm not sure what you're

Philadelphia office all attended. Do you recall

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referring to.

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	DOSITION OF OREOG ROWAY		Lisa Baroounis v. Middle Lastern I ordin, et. al.
	Page 40		Page 42
1	that?	1	where he was told not to go. It relates
2	A. I wasn't at any meeting.	2	to the investigation. You guys are
3	Q. But do you recall that that meeting was	3	clearly going to make a Faragher-Ellerth
4	held?	4	argument in this case where you're going
5	A. Do I recall that a meeting was held on	5	to talk about the investigation, you're
6	November 5th of 2018 of the Forum staff in	6	going to talk about the meeting, so it's
7	Philadelphia that did not involve me? Yes, I	7	not privileged.
8	remember hearing that there was a meeting that was	8	MR. GOLD: My directive stands, so
9	supposed to take place, and I can't tell you whether	9	you're free to do as you please.
10	it took place because I wasn't there, but I heard	10	MR. CARSON: Okay.
11	that there was a meeting that took place on November	11	THE WITNESS: Mr. Carson
12	5th, 2018, of the Forum staff in Philadelphia, but,	12	BY MR. CARSON:
13	again, wasn't there, so I can't tell you what	13	Q. Why didn't
14		14	A. Can I just ask you a question for a
15	Q. And who told you about that meeting?	15	second? Are you okay if I get up and I adjust the
16	A. Well, multiple people told me about	16	window?
17	that meeting.	17	Q. Yeah.
18	Q. Who was the first person to tell you	18	A. Okay.
19	about it?	19	Q. Yeah. You don't have to ask me that.
20	A. I don't remember.	20	A. I don't want to, like, ruin the
21		21	
22		22	stenographic record or whatever the video thing. THE VIDEO SPECIALIST: We're off
23	told you about it?	23	
24	A. About the meeting that took place on	24	the record.
25	November 5th, 2018?	25	THE WITNESS: Back on. Sorry
	Q. Correct.	23	about that.
	Page 41		Page 43
- 1		-	MD CADCON TILL 1 1 1
1	A. I actually don't remember if Daniel	1	MR. CARSON: Take a break any time
2	told me about it. I do remember that there was a	2	you need to today.
	told me about it. I do remember that there was a memo that went out and then that memo said a	2	you need to today. THE WITNESS: I'm good, I just
2	told me about it. I do remember that there was a memo that went out and then that memo said a meeting was going to be held, and then I was	2 3 4	you need to today. THE WITNESS: I'm good, I just wanted to got this light thing going
2 3 4 5	told me about it. I do remember that there was a memo that went out and then that memo said a meeting was going to be held, and then I was specifically told not to attend.	2 3 4 5	you need to today. THE WITNESS: I'm good, I just wanted to got this light thing going on here, so I don't want to mess up the
2 3 4 5 6	told me about it. I do remember that there was a memo that went out and then that memo said a meeting was going to be held, and then I was specifically told not to attend. Q. Who told you not to attend?	2 3 4 5 6	you need to today. THE WITNESS: I'm good, I just wanted to got this light thing going on here, so I don't want to mess up the video for you guys.
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No, I don't remember.

Page 44 Page 46 1 What was the meeting about? on the record stands. Q. 2 I don't know, Mr. Carson. We're not going to make the court A. reporter read stuff back all day, so just answer 3 You have no idea what that meeting was Q. again, please. Were you originally invited --4 about. 5 5 MR. GOLD: Mr. Carson, I direct Mr. Carson, I can't --Α. 6 6 him not to answer. It's been asked and You understand you're under oath. Q. Mr. Carson, I can't -- I can't tell you 7 7 answered. A. 8 8 about a meeting that I did not attend. MR. CARSON: I'm going to call the 9 9 But you understand you're under oath Court. today, right? So if you know what the meeting is 10 MR. GOLD: Go ahead. 10 11 MR. CARSON: Give me a second. about and you say you don't know, that's a lie and that's perjury; you do get that, right? 12 12 THE VIDEO SPECIALIST: We are off 13 A. Mr. Carson --13 the record --14 14 MR. CARSON: Could we go off the MR. GOLD: Mr. Carson, please save record, too? 15 your accusations when you get in front 15 THE VIDEO SPECIALIST: We're off 16 of a jury. I'm not going to allow you 16 17 to harass the witness or try to 17 the record. It's 12:21 p.m. Eastern. embarrass the witness. Just rephrase 18 (A discussion was held off the record.) 18 19 MR. GOLD: You know what, in order 19 the question, let's move along. 20 MR. CARSON: No. 20 to save time, just answer the question, Mr. Roman. Were you invited to the 21 21 BY MR. CARSON: meeting originally? 22 You do understand what perjury is, 22 O. THE WITNESS: I believe that I 23 right? 23 24 24 said on the record --Mr. Carson, I am aware what perjury is, A. 25 25 MR. CARSON: We're not on -- are yes. Page 45 Page 47 we on the record right now? 1 Q. Okay. So if you know something and you 1 MR. GOLD: Yeah, back on the deny knowledge to it, that's perjury. You understand 2 record. I'm going to allow him to 3 3 that, right? 4 answer that question whether he was Mr. Carson, I would appreciate it if 4 originally invited to the meeting. the stenographer can read back the question that 5 6 THE WITNESS: I'll repeat what I you're asking me to reference in terms of whether I 7 said beforehand. I received a memo that 7 know what perjury is or is not. 8 there was going to be a meeting on 8 She -- my question to you is, if you deny having knowledge of something that you have 9 November 5th, 2018, in the knowledge of, you understand that that's perjury, 10 Philadelphia's office. BY MR. CARSON: 11 right? 11 12 12 Q. Did that memo instruct you to be at the A. Yes, Mr. Carson. meeting? 13 Okay. So with that understanding, do 13 14 I did not construe that memo as an you have any idea what the November 5th, 2018, invitation; however, if you have a copy of the memo I 15 meeting was about? 15 would be happy to look at it and give you my 16 Mr. Carson, again, if you're asking 16 interpretation of it. 17 17 me --18 18 Have you ever read the memo since then? Q. Q. Yes or no --19 19 No, I have not. No, it's not a yes or no question A. because there is an explanation here that has to --THE COURT REPORTER: I didn't hear 20 20 21 that question, Mr. Carson. What was it? 21 No, actually it is. Q. 22 BY MR. CARSON: No, there's not, Mr. Carson. A. 23 If you know what the meeting was about. 23 Q. Have you ever read the memo since that Q. If you'll please allow me to answer, I 24 meeting? 24 A.

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would be happy to.

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Q. I'll allow you to say whatever you want, but begin your answer by saying whether you knew what the meeting was about, yes or no.

A. Mr. Carson, I am aware that a memo went out prior to November 5th, 2018, that described a situation at the Middle East Forum, and to get to that specific situation we would have to see the memo right now, and then that meeting was one that I did not attend, so if you're asking me that if I know exactly what happened at that meeting, I cannot give you an honest answer because I wasn't there.

- Q. That wasn't my question. Do you know generally what that meeting was about?
 - A. Well, generally --
 - Q. Sitting here today.

A. Sitting here today I know that I have reviewed a two and a half page document which was minutes and notes from that meeting, so if you're asking me about the minutes as they represented what happened at that meeting, I can comment on that if you'll show me them, but if you're asking me what happened at the meeting, I was not there.

Q. So I'm -- it's a very simple question. Do you know generally what the meeting was about?

A. No. Mr. --

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MR. GOLD: Mr. Carson, he just answered that he had read the minutes and he now knows what the meeting was about.

BY MR. CARSON:

Q. He now knows.

A. I would like to correct that record of your representation what you're saying I now know and also Mr. Gold's representation. I am aware -- I am aware --

Q. Either you know or you don't.

A. No, it's not yes or no, it's not black and white, it's not a binary question.

Q. Okay.

A. I know that there are minutes of a meeting that took place on November 5th, 2018, that I have reviewed and I know what's in those minutes. That is what I'm representing to you.

- Q. What was it about? What was the meeting about?
- A. In those minutes that are raised I would be happy to review them and comment on that document, but it's not in front of me right now.
- Q. I'm not putting it in front of you.

 I'm asking you what your knowledge is about what the

meeting was about.

A. Again to say that if I was at the meeting or if I wasn't at the meeting, my general understanding of what took place is is that there were accusations that were made against me by members of MEF staff and those accusations were discussed with MEF staff. That's the general character of what I understood took place at the meeting.

- Q. What's your understanding of what those accusations were?
 - A. Whose accusations?
 - Q. The ones made at the meeting.
- A. Well, it depends because from what I understand there were many accusations, so if you want to ask me about a specific accusation, I can give you my opinion.
- Q. No, I'm asking you generally what accusations do you recall there being.
- A. Generally there was discontent with my management style and that's what was broached at the meeting.
- Q. Was those accusations limited to discontent of your management style?
- A. You would have to ask the people at the meeting regarding the specifics, but based on the

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memo that I saw, there was a wide range of issues that were brought up regarding the general topic of discontent with my management style at that meeting, but, again, Mr. Carson, I wasn't there so I can't tell you.

- Q. Well, did anyone ever talk to you about the meeting afterwards?
 - A. That is privileged information.
- Q. It's only privileged if it comes from your lawyer.
- A. The only discussions I've had regarding that meeting has been with counsel.
- Q. Daniel Pipes never talked to you about that meeting?
- A. Again, the only discussion that I've had has been in the presence of counsel.
- Q. So Daniel Pipes -- well, I'm asking you what Daniel Pipes said to you, not what your counsel said to you.
 - A. About what?
- Q. Did Daniel Pipes -- did Daniel Pipes ever talk to you about that meeting?
- A. Daniel Pipes spoke to me about his general discontent with my management style, but he never broached to me, beyond anything that was

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written in a formal document that you may have in your possession, what it was that was specifically brought up at that meeting.

- Q. Daniel Pipes spoke to you generally about his discontent in your management style? Is that what --
 - Oh, yeah. He really laid into me. A.
- What did he say about discontent in Q. your management style?
- Well, depends on what topic you're talking about, finances, we're talking about travel, or we're talking about policy, or talking about personnel matters. Please be more specific.
- No, I'm not going to be more specific. I'm saying generally what did Daniel Pipes tell you what his discontent in your management style. If you want to begin in a certain area, you're welcome to do that, Mr. Roman.
- A. Yeah, well, he generally was not happy with my management style. That's the general answer.
- Did he say anything else besides I'm not happy with your management style?
 - There was many things that he said. A.
 - What were those things? Q.
 - Well, I've had -- I must have had Α.

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dozens of conversations, hundreds, thousands of conversations with Daniel since I started working at the Middle East Forum, so, again, if you're asking about a specific conversation on a specific day, I would be happy to answer it, but you got to give me more specificity, Mr. Carson.

- Q. I'm talking to you about the --Mr. Pipes -- is it your testimony that Mr. Pipes spoke to you after the November 5th, 2018, meeting about the November 5th, 2018, meeting?
- Has he spoken to me about the meeting? I knew that there was a meeting taking place, but counsel informed me of that meeting, not Mr. Pipes.
- Q. Did Mr. Pipes ever speak to you about that meeting?
- Mr. Pipes I think was in a conversation with counsel that I was present at but I've been instructed to not discuss the contents of that conversation that took place with counsel, it's legally privileged.
- So I'm asking you if -- what Mr. Pipes said to you. I'm not asking you what any lawyer said to you. Anything that Mr. Pipes said to you is not privileged.
 - Mr. Pipes has said many things to me,

Mr. Carson, and, again, I'm asking you please be specific.

And I'm responding to your request by O. telling you that I am being specific in asking you what he's talked to you about pursuant to that meeting. So I can back up and set up the question.

There was a meeting on November 5th, 2018, and your testimony is that that meeting was about your management style, correct?

- That's what I believe the meeting was about. I'm not testifying that it was about that. I'm testifying to you that I saw a memo that went out that described the results of that meeting and what was allegedly discussed that, but, again, I wasn't there, I can't comment on something that I wasn't at. 16 I can comment about what I heard. I can comment about what I heard. I can comment about what was conveyed to me. But I cannot tell you what happened at that meeting.
 - Well, you read the minutes of the O. meeting, correct?
 - Yes, I did. A.
 - Okay. So based on everything you know about the meeting, reading the --
 - A. Okay.

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- -- reading the minutes, people talking to you about it, everything that you've ever heard about that meeting on November 5th, 2018, that --
 - A.
- -- occurred at the Philadelphia --O. based on that, my question is did Daniel Pipes ever talk to you about that?
- Daniel Pipes discussed with me the issues of my management style that were brought up at that meeting, yes, he did.
 - When did he do that? O.
 - Α. I don't remember.
- Was it -- it was obviously after the meeting, correct?
- We've had many discussions about my management style that took place after that meeting. In fact, we probably discussed an issue with my management style only a few weeks ago. He is my direct -- he is my direct supervisor. He talks about my management style all the time.
- Well, what -- okay. So -- I mean, we can get to the one that you had a couple weeks ago.
- A. Sure.
- O. But let's talk about the meeting first. 25 So when was the first time he came to you after the

Page 56 Page 58 meeting to talk to you about what happened at the place both prior to my arrival to the organization and after my arrival to the organization that take meeting? 3 place regarding any sort of formal complaint filed I believe that he conveyed a letter to A. against a staff member, and those -me of the results of that meeting. There was no 5 formal conversation or informal conversation that Well, we're going to --6 took place as a result. He had told me that -- he A. -- those procedures --7 We're going to deal with -had told me in this letter that he had communicated 8 I'm trying to provide some context for to me that there had been an investigation, that he A. 9 the answer -- I can stop if you want me to. had determined what would be the future of my role in 10 Go ahead, finish. No, no, finish what 10 the organization, and as a result of the future of 11 that role in the organization my job was to change. you're saying. 12 12 So that's sort of the --Those procedures regarding complaints Other than --13 are what the management staff of the organization 13 Q. 14 -- that's sort of the milieu of the followed after, I think, both before, during, and after, the November 5th, 2018, meeting that took progression of events that took place. 15 15 Other than that letter, was there any place that I saw the minutes of. So if you're asking 16 other communications to you about what happened at 17 about six or seven different communications, there is 17 that meeting? two ways we can do it. We can either show each 19 A. There was not any further communication or I can recall to the best of my communications beyond the letter that I received. recollection what took place, but I would like to be 21 There were communications subsequent to this letter 21 able to reserve the right to offer a more specific which came up which further took away other answer if you do ever produce something of a document 22 23 that I would be able to count on to correct the responsibilities that I had had at the Middle East 24 record. Is that fair? 24 Forum. There was actually -- there must have been 25 Yes, so that's fair, but before -- so six -- six or seven communications after November 6th Page 57 Page 59 of 2018 which either added new responsibilities or before we get into looking at --2 removed responsibilities or benefits or renumeration A. Sure. or pay. So this is not -- this letter that I 3 -- documents, I just want to -- I want described previously, or the memo, contract, whatever 4 to isolate what we're talking about, so --5 you want to call it, was not the be all end all of A. Sure. the entire results of what happened on November 5th. 6 -- there is -- you're talking about --7 There was many more things that happened after what we're discussing right now all centers around that. That's why I'm trying to ask you to provide this November 5th, 2018, meeting; is that fair to 9 say? specifics, because I want to be able to answer the 10 10 question in the most accurate truthful way possible, Well, I don't know if it's necessarily Mr. Carson. fair to say because the November 5th, 2018, meeting 11 We're going to get there. So the --12 was a simulacrum of a bastion of different management 12 Q. 13 complaints, so --13 I'm trying to help you. A. -- the six or seven communications that 14 Q. A what? 15 Okay. I'll try to rephrase that. The 15 you testified to just now that occurred after the A. November 5th, 2018, meeting, all those communications 16 16 17 were electronic communications? 17 Q. Simulacrum? Yes, we have never discussed any issues 18 Yeah, simulacrum, s-i-m-u-l-a-c-u-r-m. 18 A. that were of a nonlegal nature as they related to the Okay? It was a collection --19 19 20 series of events of November 5th in a venue that did Q. Okav. not have the presence of counsel, and, more than 21 -- or a medium --A. 22 that, any allegation that was ever communicated to me O. I'll look that one up when we're on a which had a formal legal conclusion were protected by 23 break. privilege. There is procedures in place, Mr. Carson, 24 A. All right. Whatever. It was a medium

at the Middle East Forum that have always been in

of different complaints about my management style,

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Page 60 and as a result of those complaints that I saw in those memo -- that I saw in that memo, both counsel, management, and the leadership of the organization took steps to correct any alleged actions that were raised at that meeting. I mean, this process was exhaustive, and I think that the document record and also the testimony that I give here today will 8 reflect the exhaustive steps that Mr. Pipes, that counsel, and that others, including your clients, 10 took to try to deal with whatever was said at that meeting that I wasn't present at. So I can comment on what happened after, but I can't comment on what 12 took place there at the meeting. 13 Let's just slow down for a second. So 14

> A. Sure.

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- Q. -- what we're talking about has to do with the meeting and these allegations, you've characterized them as allegations about your management style, but that -- those things all occurred at the beginning of November and they led up to the November 5th, 2018, meetings; is that what you recall?
- 24 No, I don't recall that. There was actually other times that Mr. Pipes raised complaints

about my management style and took corrective action against me prior.

Q. We're not talking --

No, but I'm saying -- like you're asking me in total is November 5th about that, and it's not. Okay? Mr. Pipes --

Okay. Q.

-- has what I would call a 360 degree review process as it relates to the people that report to him, and I'm not the only person that's a direct report. There is people at the Middle East Forum that do not report to me. Okay? Still to this day --

Q. So --

- -- and even before November 5th there was never a time where all individual staff members at MEF reported to me. It is a complex organization.
- Q. I understand. But the meeting that was in November 5th, 2018, was because certain people made these -- made some allegations against you; is that what you understand?
- That's what I understand, yes, that they made allegations that included -- I estimate -if you look at the notes, this is just based on my memory of it, about 90 percent had to do with

management issues.

- Q. Okay.
- 3 And that's what filled the thing of the 4 -- the memo itself, if that's like a fair way 5 to categorize it. 6
 - If you want to characterize this -sorry. If you want to characterize them as complaints about management issues, I'm fine -- as long as we're talking about the same thing, I don't care what we call them today. So --
 - What are you talking about, Mr. Carson.
 - We're talking about the allegations that some of these employees made in connection with you that led to the November 5th, 2018, meeting. Okay? So just so we understand that we're talking about the same thing.
 - I think we're maybe talking about two different things.
 - Okay. So I'm talking about allegations that specifically three people made around November 1st, 2018, Patricia McNulty, Lisa Barbounis, and Marnie Meyer, and those -- these allegations that these three people made culminated in a meeting on November 5th, 2018. Is that what you understand?
 - That's part of what culminated in a

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meeting on November 5th, 2018. There were other issues that also from what I understand led to that 3 meeting taking place. 4

- What are those issues? Can you just name them like one at a time, just --
- I'll try to recall to the best of my ability other things that may have led towards that.
 - O. Okay.
 - There was a --Α.
 - Q. Give me --
- Yeah, I'll go through them as best as I Α. remember. Okay?
- Just because this way we can talk about O. it and --
- Yeah, yeah, fine, fine, and then if you can just kind of like signpost. Okay? I understand that anything -- notes that I write in this will be made available to you because it's -- we're now under oath, but are you okay with me just sort of listing these so I also keep track of that? Is that fair?
- Q. Let me list them and then you -- you say them and I'll list them --
- Right, but I would rather have a record I can also look at so that if I write something --²⁵ I'll give you the notes afterwards, I'm not going to

Yeah, I think that there was a

complaint that dealt with the construction of a

Page 64 Page 66 refer to any documents that you don't have available website by a company called Jump and then GoldenComm. Jump is a company in Kentucky; GoldenComm is a 3 company in California I want to say, Newport Beach or Well, just give me the -- just give me the first one first. Let's just -- just give me --Manhattan Beach. 5 5 Yeah. O. Okay. So that's five. A. 6 6 Q. Other than the women's allegations, A. There was a complaint about Mr. Arthur Stein, who was a donor to the Middle East Forum and you're -- I think the list that you're trying -- that you want to make is a list of other reasons why these was the subject of a donation issue. There was a complaint that dealt with technology beyond that of meetings happened other than these women's 10 the website, and that specific technological 10 allegations; is that right? complaint dealt with a company called Hybros, 11 Sure. Sure. So it goes beyond that and I'm going to refer to the -- to what I remember H-y-b-r-o-s. There was -- and this is all just based 12 here as what I think may have been the other reasons. on the minutes, so -- I mean, I guess you'll see this 13 All right. Just give me the first 14 reflected, but if there is a disparity between what's 14 in the minutes versus what I'm talking about, then I 15 thing. hope that you'll allow me to correct that. Is that 16 16 Sure. A complaint that Lisa Barbounis filed against Marnie Meyer on October 30th, 2018. 17 fair? 17 18 Yeah, no one is going to hold you to 18 Okay. Q. anything -- you're doing this by memory, it's fine. 19 A. The second thing --19 Can you say that date again? 20 A. I'm just doing this by memory, so I'm 20 Q. A complaint that Lisa Barbounis filed 21 just trying to jog whatever came up from that memo 21 A. 22 that I saw. 22 23 Q. 23 Q. Filed against Marnie --It's also -- it's not a test, so --24 24 A. -- against Marnie Meyer on October A. No, not saying a test; I'm trying to 25 30th, 2018. give you what I remember seeing from that memo. 25 Page 65 Page 67 Okay. What's number two? Again, I'll reiterate, I wasn't there, so I can't --1 Q. you know, this is all -- I don't know if it's hearsay 2 Number two is a complaint that Matthew Bennett filed against Marnie Meyer backing the or whatever the legal term for it is, but I'm trying 3 complaint of Lisa Barbounis on October 30th of 2018. to give you what I recall from seeing from this memo. 5 5 O. All right. Number three. Okay? The third is is a complaint that Lisa 6 Yeah. Is there -- so I have one, two, Barbounis raised against Stacey Roman on October -three, four, five, six, seven other reasons other I'm going to say it's in October of 2018, but I also than these women's allegations that led to the think that was a subject of that meeting as well. meeting in -- in November 5th, 2018. 9 10 10 Okay. Is there anything else? You're saying that those allegations Yeah, a complaint that Daniel Pipes had 11 led to the meeting; what I'm saying is is that to 11 registered to me prior -- two times prior actually -this day I have never had the opportunity to directly 12 to November 5th, 2018. The first would have been a address those allegations to those women. I mean, I continuation of a conversation that took place in guess I see -- I see Ms. Barbounis is on this call 2017 and the second was the continuation of a right now, so this is actually probably the first 16 conversation that took place in 2018. I think time that I've ever commented on this, at least one on one to a public forum that's of a nonlegal venue, probably November 5th, 2018, was the -- you know, the 17 17 final event of what Daniel Pipes would -- I would but -- I guess it is a legal venue, right, though -because you're the -- you're the attorney who is characterize, I don't know how Daniel Pipes would 19 19 characterize it, two years of Daniel Pipes's deposing me today, but, again, these issues were a 21 frustration with my management style. 21 milieu -- there's also some characterizations of what Q. All right. So that's four things that 22 Mr. Pipes -we have. Is there any more? 23 23 Q. Well, wait, let me just back you up.

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A.

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Sure.

Did Mr. Pipes ever talk to you about

Page: 19 (64 - 67)

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Page 68 the allegations that these women made? Did he ever sit down and have a conversation with you about it? 3 A. He had a conversation that I think he observed that was with counsel, yes. 5 Q. So I'm not talking about -- I'm not talking about, you know, litigation strategy sessions. I'm talking about --7

- A. I'm not talking about litigation. I'm not talking about litigation. I'm saying --
 - Q. What I'm trying to ask you about is --
 - A. Sure.

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- -- did Daniel Pipes ever sit down with you and just have a conversation with you about these allegations and what are we going to do about it type of thing?
- A. Which allegations, the one I just enumerated or other allegations?
- The allegations that Patricia McNulty, Marnie Meyer, and Lisa Barbounis made in November of 2018.
- You have to be specific about the allegations because I can't offer a answer in totality unless you specifically get to the allegations that you're talking about.
 - That's fine.

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MR. CARSON: Can we -- do you guys mind if we do like a little -- I need --I have like a lump in my throat that's going crazy. I need to get like a cough drop and go to the bathroom. Do you guys mind if we do a ten-minute break?

THE VIDEO SPECIALIST: We are now off the record, it's --

THE WITNESS: Sure. THE VIDEO SPECIALIST: -- 12:47 p.m.

(A brief recess was taken.)

THE VIDEO SPECIALIST: We are now on the record. It is 1:02 p.m. Eastern.

BY MR. CARSON:

- Mr. Roman, what are your -- what's your understanding of the allegations that Patricia McNulty made against you in November of 2018?
 - The understanding of which allegations? A.
- Any of them. What's your understanding of what she said about you in November of 2018?
- Well, you would have to be able to go over the factual predicate for each allegation in order for me to comment on it I think. Of a general nature --

Page 70

- What is your general understanding --O.
- I was about to answer your general question. Of a general question, she was unhappy at the Middle East Forum.
- Well, did she make any specific allegations regarding you?
- She's never made an allegation to me, no.
 - Q. About you.
- She has, and those I believe are Α. memorialized in a document that I saw after this litigation began that I think was sent in November of 2018 but you would have to be able to bring a document forward for me to accurately comment on.
- Well, I'm asking you what's your understanding of the allegations that she made regarding you.
- A. Again, there was I believe more than one allegation, so you would have to be specific showing me what they are so that I could give you the best answer with all of my honesty and truthfulness regarding the specific nature of what it is that you're trying to get me to comment on.
- Well, I want you to tell me everything that you think she said about you when she made

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Page: 20 (68 - 71)

allegations regarding you in November of 2018.

- Everything that you want me to think about, there is many things. For instance --
- Everything that you know, everything that you remember, everything that you were told, any --
 - A. It's -- first of all, there's --
- Q. -- based on any knowledge that you have.
- -- there is many things that I remember about Tricia McNulty. There is many things that I --
- Mr. Roman, I'm going to stop you. I'm not asking you to tell me everything that you remember about Patricia McNulty. Do you understand

MR. GOLD: Objection. That question is way too broad. If you narrow it, we'll let him answer it. Everything he knows -- it's just outrageous. He's not going to answer that question.

MR. CARSON: Sidney, you're not even objecting to the question.

MR. GOLD: I am objecting to it. It's a ridiculous question.

Page 72 Page 74 1 1 1st or around November 1st, 2018. Okay? MR. CARSON: There wasn't a 2 2 Well, there was -- you know, I've question. 3 become aware after this litigation started of many MR. GOLD: And from what -things that she said both on and around November 1st 4 MR. CARSON: There wasn't a 5 of 2018. There is something like 17,000 messages 6 that exist between -- that's maybe not an accurate MR. GOLD: How about --7 number, might be 16,000 --MR. CARSON: You're objecting to 8 8 Q. Not asking you about messages. nothing right now. 9 -- might be 18,000 -- I'm trying to 9 THE COURT REPORTER: I can't hear 10 give you comment here to the best of my ability. 10 -- excuse me. I can't hear each of you 11 11 when you're both talking at the same Q. My question is who -- your 12 understanding who she made those allegations to, who 12 time. did she report that to. 13 13 MR. GOLD: I'm going to object. The question lacks any modicum of 14 Which allegations are you speaking 14 specificity with regard to --15 about, Mr. Carson? I have --15 MR. CARSON: No one asked the 16 O. Any. 16 question you're objecting to. 17 -- yet to see a document. 17 A. 18 Any of them. 18 MR. GOLD: Yes, you did. You O. Any of which allegations? 19 asked a question and I'm directing him 19 A. not to answer until you rephrase it. 20 Well, how many --20 O. 21 MR. CARSON: Mr. Gold, you're 21 For instance, I'll give you an A. objecting to something that no one 22 allegation that she --22 23 asked. I didn't ask him tell me Please stop. 23 Q. 24 24 everything you remember about Patricia A. Sure. 25 25 McNulty --Q. We're going to do this clean. Okay? Page 73 Page 75 1 1 (Simultaneous speakers.) A. Let's do it clean. 2 2 MR. CARSON: What I said was I'm So around November 1st, 2018, do you 3 not asking you about everything you said 3 understand that Ms. McNulty reported certain conduct about Patricia McNulty. So just listen, related to you to Mr. Pipes? 4 5 5 please. I understand that -- actually did -- do 6 BY MR. CARSON: I understand if Ms. McNulty --7 It's a yes or no question. Q. Anyway, what I'm asking you specifically is do you recall that around November 8 -- reported -- hold on. I'm trying to A. 1st, 2018, Ms. McNulty made allegations about you, frame it here so that I can give you the best answer 9 she reported something to Daniel Pipes about you, do to the best of my ability, Mr. Carson. Do I 10 10 you recall that? 11 understand that around November 1st of 2018 Tricia 11 12 McNulty made allegations to Daniel Pipes about my 12 A. No. conduct. You got to be more specific, in what 13 O. You don't recall that. 14 No, she never made allegations to me. capacity. Because there is a few things that she She made them to someone else. I can't comment on said that I can give you the answer here to. 15 15 something --16 Give me the first thing that you 16 O. 17 17 remember. Q. -- she said to someone else. I wasn't 18 18 The first thing that I remember is a Α. text message that Tricia McNulty sent to Lisa 19 there to comment on it. 19 Barbounis saying what's your Gregg plan. That's one 20 I'm not -- I'm asking you what's your thing I remember about her concocting allegations 21 understanding of -- who do you think she made the 21 allegations to? about me that she said to Lisa Barbounis that I think 22 she then delivered to Lisa Barbounis -- to Lisa 23 A. Made which allegations, Mr. Carson? 24 Any. Who did she make them to. We're 24 Barbounis and --

25

O.

Well, when did you see --

talking about the allegations she made on November

Dej	position of areas kolvian		Lisa Darboums v. Middle Eastern Forum, et. al.
	Page 76		Page 78
1	A Daniel Pipes.	1	stories over the last two years and I'm trying to
2	Q that message?	2	figure out what story are you trying to refer to.
3	A. That was in the two hundred thousand	3	Q. I'm asking you so you just said
4	plus messages that you handed over to the Middle East	4	Daniel Pipes sent you an e-mail about these
5	Forum on August 16th, 2020.	5	allegations, correct?
6	Q. Okay. So I'm I'm not talking about	6	A. The e-mail that you sent me a draft of
7	what you saw on discovery.	7	whether or not that was the specific e-mail that I
8	A. So that's why I need you to be	8	got, but you have to be able to show me the documents
9	specific. You got to tell me what you're talking	9	for me to comment on it.
10	about.	10	Q. No, I'm asking you a question,
11	Q. I am being specific. My question is	11	Mr. Roman, about you said that Daniel Pipes sent
12	did Daniel Pipes ever notify you that there was	12	you an e-mail where he notified you that certain
13	allegations made against you.	13	allegations were being made.
14	A. Did Daniel Pipes ever notify me that	14	A. Right, that's I think you just
15	there were allegations made against me. We talked	15	showed me a draft of an e-mail that I received.
16	about the managerial allegations beforehand, so I	16	Q. Well, there was nothing about
17	think my record stand I think my answer stands on	17	allegations in that draft.
18	the record about what I recall	18	A. There definitely was, that said, in
19	Q. Talking about the allegations of	19	parentheses, if you go back to it, if we can refer to
20	Patricia McNulty.	20	that document can we refer to Roman 1 as the
21	A. What allegations	21	exhibit so I can give a comment on it for a second?
22	Q. It's a yes or no	22	Go up to the first paragraph. Interim
23	A Mr. Carson?	23	because the office and I are reeling from the sudden
24	Q. Did Daniel Pipes ever tell you that she	24	changes this month. That seems like there has to be
25	made allegations in November around November 1st,	25	a predicate for changing this job and that looks like
	Page 77		Page 79
1	2018?	1	that could be something dealing with changes in the
2	A. Mr. Pipes	2	office, and I took that to be that there was a change
3	Q. Did she ever tell you that?	3	that took place. Now, I know I know that there is
4	A. Mr. Pipes	4	another e-mail
5	Q. Did he ever tell you that?	5	Q. Is there anything about Ms. McNulty's
6	A wrote me an e-mail that said certain	6	allegations in this document?
7	individuals have said certain things about you and	7	A. No, but I think that what he's
8	those certain things have led me to conclude that you	8	referring to is a second e-mail
9	are no longer in a position to handle the	9	Q. I wasn't asking you what he's referring
10	administration of the Middle East Forum anymore. In	10	to. So there is not. So my question
11	terms of what Ms. McNulty said, I don't have a record	11	A. I think there is, though. I think
12	of a specific allegation made to me on November 1st,	12	there is.
13	2018, because this is information I became aware of	13	Q. Where? Show me where they're talking
14	in its totality after you filed not you, excuse	14	about
15	me, that's incorrect after your clients filed an	15	A. When he says "are reeling from the
16	Equal Employment Opportunity Commission complaint	16	sudden changes." Okay? So when he's
17	against me	17	Q. You're
18	Q. Okay. But we're not talking about	18	A talking about sudden changes this
19	A. No, but I'm saying, because this is the	19	is just my interpretation
20	thing, right? You're saying which allegations,	20	Q. Let me get a question out and then you
21	might? There is actually from what I understand at	121	answer the question. Okay?
	right? There is actually, from what I understand, at	21	1
22		22	A. Sure.
22 23	least five different versions of allegations that may		· · · · · · · · · · · · · · · · · · ·
	least five different versions of allegations that may be of the same nature around the same alleged series	22	A. Sure.

allegations?

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why it's so confusing. You've told five different

Page: 23 (80 - 83)

	Page 80		Page 82
1	A. No, it's not, not at all. What it is	1	possible
2	is is that the	2	l *
3	Q. But my	3	Q. You got to stop talking over me. A so the record reflects what
4	A sudden changes refer to the totality	4	happened.
5	of what he said was	5	Q. All right? You got to stop talking
6	Q. Mr. Roman, I'm	6	over me. My question is simple. Sitting here today
7		7	do you ever recall an e-mail that you were ever sent
8	office.	8	by Mr. Pipes specifically about Ms. McNulty's
9	Q. You got to just let me get my questions	9	allegations?
10		10	A. Which allegations are you talking
11	A. Well, you asked me a question. You	11	about, Mr. Carson?
12	said is it your testimony that this refers	12	Q. Allegations she made November 1st,
13	Q. Right.	13	2018, or around that
14	A to Tricia McNulty's allegations	14	A. You got to be specific. I just told
15	Q. You said no.	15	you one allegation where she said
16	A in quotation marks	16	Q. Do you recall any e-mail about her
17	_	17	allegations, yes or no?
18	A and I didn't say no. I said no I	18	A. Which
19	I are a second and a second a second and a second a second and a second a second and a second a second a second a second a second and a second and a second and a second a second a second	19	Q. If you don't or I don't know.
20		20	A. Mr. Carson
21		21	Q. Yes, no, I don't know.
22	1	22	A the factual the factual predicate
23		23	of the question that you're asking is not specific
24		24	enough to allow me to comment.
25	allegations?	25	MR. CARSON: All right. We're
_	Page 81		Page 83
1	A. I don't know if he's referring to Ms.	1	going to stop and call the Court. Okay,
2	McNulty, but I did get another e-mail from Mr. Pipes.	2	guys? This is getting ridiculous, so
3	Q. Did you ever get an e-mail from	3	all right. Thank you.
4	Mr. Pipes specifically about Ms. McNulty's	4	THE VIDEO SPECIALIST: We're off
5	allegations?	5	the record. It's 1:15 p.m. Eastern.
6		6	MR. CAVALIER: I would defer to
7	me the opportunity to read through all the discovery	7	Mr. Gold in this respect, but if we're
8	that we handed over to you. I think we gave you like	8	going to do a call to the Court I would
9	five or six thousand documents. So if you in	9	at least like to have a discussion about
10	preparation	10	whether it should be on the record.
11	Q. Sitting here today.	11	MR. CARSON: Well, I'm going to
12	,	12	start calling right now. You guys can
13		13	have that discussion if you want. I
14	Q. Mr. Roman	14	don't care.
15	A I could probably comment on it.	15	MR. CAVALIER: All right. Well,
16	Q. You can just say I don't know and then	16	if nobody has any opinion on it, then I
17	we can move on	17	would ask that we stay on the record for
18	A. Well, Mr. Carson, I believe that as the	18	this call.
19		19	MR. GOLD: Correct.
20	you the best recollection of my knowledge as it	20	MR. CARSON: No. I have an
21	relates to the questions that you are offering	21	opinion. We're not on the record.
22	today	22	THE COURT REPORTER: Are we on the
23		23	record or off the record, please?
24	A and I would like to be able to do	24	MR. CARSON: Off the record.
25	that in the most with the most efficacy as	25	We're not wasting time with this. This

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Page 84 Page 86 1 Patricia McNulty was making an allegation involving is ridiculous. 2 sexual harassment against you? MR. CAVALIER: I disagree. As far 3 3 Patricia McNulty. I would have to say as I'm concerned, we have to remain on without the specific day the beginning of November 4 the record unless we all agree to go 5 5 2018. 6 How did you find that out? 6 MR. CARSON: Well, you can't go on Q. 7 7 It was communicated to me in an e-mail. the record -- we're already off the A. 8 8 Was that e-mail from Daniel Pipes? record. You can't go on unless we agree O. 9 9 to go on. I don't remember. A. 10 10 MR. CAVALIER: I didn't agree to O. What did the e-mail say? 11 There was a -- like I said beforehand, 11 go off the record, Seth. A. a general e-mail saying that these people have said 12 12 MR. GOLD: We're not going off the record. Stay on the record. that you have done something and then you have said 13 MR. CARSON: We are off the record that you did not do those things. 14 Right, but that's not when you first 15 15 right now. found out about it because the e-mail that you're MR. CAVALIER: We're on the 16 16 17 record. referencing talked about your response, right? 18 Right, but what I'm saying is is is 18 MR. CARSON: They already said off the record. No, we're not. that there was an e-mail where I was told that there 19 19 were issues that took place, I don't remember the 20 MR. CAVALIER: You said off the 21 record. I didn't say it, Sid didn't say specificity of the e-mail, I don't remember if it was conversation that took place beforehand -- this is it; you can't unilaterally go off the 22 23 something that's, what, like two years ago, three 23 record. years ago -- so if you, you know, look at this --24 24 MR. CARSON: Well, we're not on 25 Is this the e-mail you're talking 25 the record right now. Sorry. Page 85 Page 87 THE VIDEO SPECIALIST: I called it 1 1 about? 2 2 off the record, gentlemen. I said we're As you know, there have been several 3 3 allegations -- let me read the whole e-mail first. off the record. 4 Can you go down? 4 MR. CAVALIER: Well, then when we 5 5 Q. I believe that's it. get on the call with the Court, we're 6 going to raise this issue. 6 Yes, as it relates to allegations of a 7 THE COURT REPORTER: I can't go 7 nature as you describe regarding Patricia McNulty, 8 off unless you all agree, so it's been there was a conversation with counsel that I believe 9 I'm not supposed to talk about and then this is the on. first time I received a formal notice of those 10 MR. CAVALIER: Good, because we 11 allegations in an e-mail from Daniel Pipes to me on 11 didn't all agree. what looks like here is Friday, November 2nd, at (A call was placed to Judge Wolson.) 12 12 (A discussion was held with Judge 13 11:51 in the evening. 13 14 14 Wolson via speakerphone wherein Q. You received this e-mail on 11/2/18, it was agreed that the discussion 15 15 correct? 16 would be off the record.) 16 A. Well, it says Friday, November 2nd, 2018, 11:51 p.m., that's UTC time, so that's, what, THE WITNESS: Could I take two 17 17 like four hours ahead of Eastern time, so it's 18 minutes to use the restroom? probably 7, 8 p.m., something like that. 19 19 MR. GOLD: Yeah, go ahead. 20 7 or 8:00 on November 2nd? THE WITNESS: Thank you. 20 O. 21 (A brief recess was taken.) 21 A. Yeah, in the evening. That's what the 22 THE VIDEO SPECIALIST: We're back time stamp says. 23 Okay. So the e-mail says there have 23 on the record. It is 1:48 p.m. Eastern. 24 been several allegations of improper conduct directed 24 BY MR. CARSON: against you. The Middle East Forum takes these 25 When did you first find out that

			Elisa Barooullo II Illadio Bastelli I ordin, va di
_	Page 88	_	Page 90
1	allegations very seriously. Accordingly, I	1	question.
2	investigated this matter yesterday, immediately upon	2	THE WITNESS: Sure. I've had many
3	learning of it.	3	conversations with Mr. Pipes about the
4	Did Daniel Pipes talk to you yesterday,	4	what I believe is where you're
5	November 1st?	5	talking about, the several allegations
6	A. Yesterday was November 19th, so you	6	of improper conduct that you mention
7	mean	7	here. We've had conversations about it
8	Q. No, yesterday	8	in November of 2018, we've had
9	A do you mean he spoke to me	9	conversations about it many times.
10	Q. I'm talking about	10	BY MR. CARSON:
11	A. What do you mean?	11	Q. Not talking about that. We're talking
12	Q yesterday when I say yesterday, I	12	about this letter here. So it says you maintain you
13	mean quote/unquote yesterday. Did he talk to you on	13	never made such advances, so that you told
14	November 1st, 2018?	14	Mr. Pipes that?
15	A. I don't remember.	15	A. I have maintained since the start of
16	Q. You don't when do you remember	16	this entire process that I have not what's the
17	talking to Daniel Pipes about this?	17	best way to put it that will answer this the best
18	A. I've spoken about him many times since	18	way.
19	this e-mail was received.	19	Q. My question is
20	Q. When is the first time you remember	20	A. I'm telling I'm giving you my
21	talking to him about this?	21	answer, Mr. Carson.
22	A. I don't remember. It would probably be	22	Q. It's did you tell Mr. Pipes that. That
23	sometime around November 2nd, 2018. It's the first	23	was my question.
24	time I have an e-mail communication from him about	24	A. I have told Mr. Pipes on many occasions
25	it.	25	and I have told other individuals on many occasions
	Page 89		Page 91
1	Q. Well, it says that you maintain you	1	the same answer that I give to you now. I did
2	never made such advances, so who did you maintain	2	Q. I'm not asking you I'm not asking
3	that to?	3	you
4	A. I believe that anything that I would	4	A. I'm telling you I'm telling you what
5	have said would have been in the process of an	5	I told Mr. Pipes.
6	investigation with counsel. Now, I'm going to ask my	6	Q. No, your your answer is
7	attorney for a legal opinion whether or not I should	7	nonresponsive right now. I'm asking you about
8	answer that.	8	A. Mr. Carson, please let me make the
9	Q. It's not privileged. It's in this	9	answer and I can give
10	letter.	10	Q. No.
11	A. I'm not asking you, Mr. Carson. I'm	11	A you an answer.
12	asking my counsel.	12	Q. No, no. I'm asking you specifically,
13	THE WITNESS: Counsel	13	when Mr. Pipes writes to you that you maintain you
14	MR. GOLD: Can you please read the	14	never made such advances, that's something you told
15	question back?	15	him? Yes or no.
16	BY MR. CARSON:	16	A. I have told
17	Q. Who did you maintain that you never	17	Q. Yes or no.
18	made such advances to? Who did you tell that to?	18	A. I have
19	You told that to Mr. Pipes?	19	Q. Is that something you told Mr. Pipes?
20	THE WITNESS: Counsel, can I	20	A. Mr. Carson, if you'll let me please
21	answer this? Can I comment	21	answer, I would like to be able to give the answer to
22	I'm seeking a legal opinion,	22	you.
	a regar opinion,		
23	Mr. Carson.	23	(). You got to start with ves or no then
23 24	Mr. Carson. MR. GOLD: He asked you what you	23	Q. You got to start with yes or no then. A Please don't instruct me on how to give
	Mr. Carson. MR. GOLD: He asked you what you told Mr. Pipes. You can answer the		Q. You got to start with yes or no then. A. Please don't instruct me on how to give my answer.

²⁵ investigated --

Del	DOSITION OF GREGO ROMAN		Lisa Darboums v. Middle Eastern Forum, et. al.
	Page 92		Page 94
1	(Simultaneous speakers.)	1	Q. I'm not asking about Mr. Fink.
2	THE COURT REPORTER: I can't hear	2	A the Mr. Carson
3	anybody when you're all talking at the	3	Q. I'm not I said is that something you
4	same time.	4	had
5	MR. GOLD: Mr. Carson, ask the	5	A. Mr. Carson
6	question, let him answer; if you're not	6	Q you talked to Mr. Pipes about.
7	happy with the question, then, you know,	7	A I'm trying to give you an answer.
8	rephrase it or do whatever you need to	8	Q. I know. It's a yes or no question,
9	do, but no argument, please, wasting	9	though. Is that something you talked to Mr. Pipes
10	time.	10	about.
11	BY MR. CARSON:	11	A. Mr. Carson, I do not recall if
12	Q. Mr. Roman, my question is about this	12	Mr. Pipes is the individual that I gave these answers
13	sentence here. Is this something that you told	13	to. What I'm trying to tell you is that I
14		14	participated in an extensive interview with counsel
15	A. Again, Mr. Carson	15	about these allegations
16	Q. I'm not asking you about every time you	16	Q. When?
17	told him. I know. You told him a lot of times you	17	A and before, when they were made.
18	•	18	I think
19	A. I'm trying to get an answer out.	19	Q. When
20	Q about this letter.	20	A that I had I think that I had
21	A. I'm trying to get an answer out.	21	Q. Well, when did you have this
22		22	conversation?
23	Q. All right. I'll rephrase the question.	23	A a I think that I had a
24		24	conversation with Mr. Fink sometime between October
25	advances, when did you maintain that? When did you	25	31st and the writing of this e-mail, so within that
	Page 93		Page 95
1	tell him that?	1	48-hour period there was an investigation that was
2	A. Well, you're again asking that question	2	launched by in-house counsel and to these allegations
3	that relies on a factual predicate that may or not be	3	as per the policy of the Middle East Forum and I
4	true because I don't remember it. What I'm trying to	4	believe that the results of that investigation was
5	tell you is	5	conveyed to Mr. Pipes. That's my answer.
6	Q. It might not be true	6	Q. So Mr. Pipes wasn't there when you said
7	A. I'm	7	that you acknowledge your intentions were not
8	Q. It might not be true that you didn't	8	acceptable and put these employees in a difficult
9	tell him that?	9	position.
10	A. I may have said to counsel something	10	A. I don't know because I was speaking to
11	that I don't know whether or not I'm allowed to do,	11	Marc Fink
12	but in general, Mr. Carson, I have always maintained	12	Q. Was Mr. Pipes present?
13	to Mr. Pipes and to anyone else that all of these	13	A okay I know that there was a
14	allegations are untrue.	14	conversation with Marc Fink about this entire
15	Q. It says the next thing it says is	15	litany
16	and that you and you maintain you never made	16	Q. Okay.
17	such advances and did not know they felt	17	A of what came forward. Now, whether
18		18	Mr. Pipes
19	conduct, whatever your intentions were, were not	19	Q. I understand. I understand.
20	acceptable and put these employees in a difficult	20	A. Now, whether Mr. Pipes was present
21	position.	21	there or not, I don't know.
22	So that's something you had a	22	Q. Okay. Did you ever have a conversation
23	conversation with Mr. Pipes about, correct?	23	with Mr. Pipes where you made comments like this,
24	A. No, Mr. Carson, Mr. Fink	24	where you said that you acknowledge that your
	1,0,1,1,1,0,1,1,1,1,1,1,1,1,1,1,1,1,1,1		

| 25 | intentions -- you acknowledge your conduct, whatever

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your intentions were, were not acceptable and put these employees in a difficult position, did you ever have a conversation with Mr. Pipes where you said that? 5 A. We have to break it down. First of

- all, about Mr. Pipes, I, again, don't know if he was there or not. I did speak with in-house counsel. Second, as it relates to conduct, which conduct are we talking about?
- Well, which conduct were you talking Q. about when you said that?
- Well, I don't know if I said this -what I'm saying is is is that the conduct you're trying to get me to refer to in general was my managerial style that I think, and I'll try to offer you a little positive matter now so we get this moving a little bit forward, was one in which blended professional and personal relationships, personal of a friendly nature, not one of a sexual nature, Mr. Carson.
- So when you --Q.
- So the mistake -- if I can finish. So 22 the mistake that I may be referring to in any conduct that allegedly took place prior to November 2nd, 2018, 11:51 p.m., was one in which I thought that the Page 97

people I worked with were my friends rather than just subordinates or employees. That would take the conduct of going to birthday parties, it would be going out to events like seeing movies, it would be --

Q. Going to Israel?

-- going -- in terms of going -listen, to -- if you want to finish my answer, I'm trying to give you a little bit of explanation here.

- Q. Would it include going to Israel?
- No, not at all. Israel and any trips that would be overseas were of a purely professional 12 nature.
- Okay. So my question is, have you ever 14 had a conversation with Mr. Pipes about Ms. McNulty's 15 allegations of sexual harassment?
 - A. Yes.
 - Q. When?
- 19 I've had many conversations with him since she made those allegations. 20
- 21 Okay. So let me be more specific. Did you ever have a conversation in 2018 with Mr. Pipes about Ms. McNulty's allegations of sexual harassment? 23
- 24 A. Yes.
 - Q. When?

I don't remember. Α.

Well, how many conversations did you Q. have with him back in 2018?

- I have had probably thousands of conversations with Mr. Pipes in 2018.
- No, I didn't ask you how many conversations you had with Mr. Pipes in 2018. I asked you how many conversations have you had with Mr. Pipes about Patricia McNulty's allegations of sexual harassment in 2018.
 - A. I don't recall.
- Q. Was it more than one?
- A. I don't recall.
- O. Could it be zero?
 - A.
 - So it's at least one. O.
- 17 A. Yes.
- 18 Is it at least five? O.
 - A. Well, again, you have to be specific about the allegations. I'll give you an example.
 - Sexual harassment allegations. Q.
 - We -- no. about --A.
 - I don't need an example. I'm --Q.
- 24 Okay. Mr. Carson, you're asking me to 25

be as specific as possible.

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Page 98

- I know, I don't need you to give me --Q.
- 2 I'm trying to be as specific as A. 3 possible.
 - Okay. So just listen to my question and answer the question I'm asking you.
 - A. Okay.
- 7 Okay? How many times did you talk to Mr. Pipes -- and I know you've already answered that you think it's -- it's at least one. My question is, do you think it's at least five times that you've talked to Mr. Pipes about sexual harassment 12 allegations from Ms. McNulty in 2018? Is it like 13 five times?
 - A. I don't know if it's five.
 - O. So is it fair to say it's probably between one and five? Can we put it --
 - No, it's not fair to say because I can't give you the exact number, but if you would like me to tell you what I think I spoke to him about --
 - Q. Yeah, let me ask the question then. So
- 23 A. Sure.
 - -- the one time that -- the at least O.
 - one time that you can recall, can you describe where

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Page 100 -- can you say where you were when you had that conversation? 3 A. No, it's of a general nature.

Well, do you know -- were you in the Middle East Forum office? Was it over the phone? Do you know that?

No. I have not been in the Middle East Forum office at least between November -- was it even beforehand because I was in Los Angeles when many of these things were taking place, I wasn't even in Philadelphia until that weekend.

So it was probably over the phone; is that fair to say?

Yeah. I have not been in the Middle East Forum office. I was not in the Middle East Forum office during this entire time, maybe one time to film a video and I was at Lisa Barbounis's initiation.

When you say this entire time, what do O. you mean? From when to when?

Between the time that these allegations were made until now. I mean, I think I've been there probably twice.

Okay. So it's fair to say that the at least one conversation you had with Mr. Pipes was

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over the telephone.

Yeah, probably, and there was actually probably ten weeks between this taking place and January of 2019 where I didn't even see him. I was completely removed from the office.

O. So we're just talking about conversations with Daniel Pipes in connection with Patricia McNulty's allegations of sexual harassment.

Right. But, again, Mr. Carson, there has to be specificity regarding these allegations because there are five different versions from my account --

O. But there weren't five versions --

A. -- of what these accusations --

Were there five versions in 2018? O.

There was multiple versions, yes. A.

All right. What are the versions you remember there being in 2018?

Well, I don't remember the specific 19 20 versions. I remember --

> Well, how do you know --Q.

-- that there was an e-mail that I A. received which said that Lisa Barbounis, Tricia McNulty, and Marnie -- this is the words here, says

25 they say --

We're looking at that e-mail right now. Q.

I know, I'm saying this, I'm saying A. they say you made unwanted sexual advances toward them.

Q. Okay.

A. That's the conversation with Pipes. He's saying these people made allegations against you, they said you made advances towards them, and my response was no I didn't.

Okay. Did Mr. Pipes ever call you again and get more specific with the allegations?

12 Everything that I've been having with 13 this was through counsel. Now, as it relates to the conversations that I had with Mr. Pipes, he would say quite often to me, and this is why I can't tell you if it was McNulty or if it was somebody else, Gregg, you're in this position because you were not a good manager, and then subsequent positions took place not about sexual harassment but in the way in which he thought that I was too stern of a boss as it related to the people who were under me until November 1st, 22 two -- or November 2nd here, 2018, when all 23 managerial authorities were removed from my remit as 24 director of the organization. 25

Everything we're talking about right

Page 103

Page 102

now, though, has to do with allegations that Patricia McNulty -- you asked for specificity. This is what 3

Yeah, I'm saying the specific allegations.

Q. Mr. Roman, wait for the question. Just wait for the question.

A. Sure.

Everything that we're doing right now, everything we're talking about right now, all the questions I'm asking you right now, are regarding Patricia McNulty's allegations of sexual harassment that occurred in 2018, and every conversation I'm asking you about right now I'm asking you to limit it to 2018, so we're only talking about that window from about November 1st, 2018, to December 31st, 2018. That's all -- all right? So I haven't even asked a question, but I'm just -- that's what I'm asking --

A. Yeah.

O. All right.

Frankly --A.

So my question is --O.

Frankly, the specificity of what, A.

Mr. Carson, you're --

All I've done is explain the time line 0.

Page: 28 (100 - 103)

Page 104 Page 106 1 and the subject so I haven't asked a question. 1 I don't --Α. 2 A. Okay. But I'm trying -- I thought you Q. Did you ever say this is what happened. asked a question right there. 3 I don't think I did that, no. A. 4 Q. I haven't. 4 All right. So you -- do you understand 5 5 that Ms. McNulty's allegations, one of them, relates A. You said -- I thought you said you want 6 to ask about 2018, so -to something that happened at the AIPAC conference? 7 7 I understand that it's something that I haven't asked anything yet. 8 8 -- I was trying to clarify what you allegedly happened at the AIPAC conference, not 9 9 something that happened. Please be specific. said. 10 10 I have not asked a question yet. Q. Well, I think I'm being specific when I Q. 11 A. Okay. Go ahead. say that the allegation relates to something that Just wait for the question. All right. 12 12 happened -- I'm saying it's an allegation --The question is, during that time frame and related 13 You're saying something happened at 13 to that one person, Patricia McNulty, and allegations 14 14 AIPAC. I'm saying something didn't happen at AIPAC. of sexual harassment, the conversation that you 15 Mr. Roman, I can say allegation twice 15 recall having with Daniel Pipes --16 in the same sentence if it helps you. 16 Correct. 17 17 A. Sure. Go ahead. Q. -- is it your testimony that it only 18 The allegation relates to an allegation 19 related to what's said in this letter? 19 at the AIPAC conference. Okay? So when did you find My testimony is is that any that out -- when did you find that out? 20 conversations that I ever had with Daniel Pipes in 21 Regarding specific allegations about 21 what happened specifically at AIPAC, is that what 2018 between November 2nd and December 31st regarding 22 22 23 allegations that Tricia McNulty may have made were of you're asking about? a general nature where he said, Mr. Roman, the 24 I'm asking for a date. What is the 24 25 results of the investigation that was carried out by date or the approximate date that you learned that Page 105 Page 107 in-house counsel are of the following. You have been Ms. McNulty's allegations related to an allegation of accused by Ms. McNulty, and only limiting it to that something that happened at the AIPAC conference? 3 because that's the scope of the questions that you I would probably say November 1st or 4 want to ask, of unwanted sexual advances, you November 2nd, whenever I spoke with counsel. 5 maintain that you did not, and I still maintain to So you're telling me you found that out this day that I did not, make any advances towards through information you got from counsel. 7 Tricia McNulty of any nature, and he would say to me Anything I found out about allegations we have to do the following actions. He was speaking of any nature regarding a sexual nature that were to me about the results of his investigation which he made against me as it relates to the people here, still maintains to this day were inconclusive and he 10 Lisa Reynolds Barbounis, Tricia McNulty, and Marnie 10 took action because it was mitigating risk with the 11 O'Brien Meyer, all came through counsel. 12 12 organization rather than following up on the veracity Then -- so then this should be easy for that we now know today is untrue of what she said. you then. So Daniel Pipes never spoke to you So that's the content of my conversations with Mr. 14 14 specifically about the allegations then. 15 15 Pipes about Ms. McNulty's accusations here of the No, he did speak to me specifically specific nature you'll have to ask if you would like 16 about the allegations but after November 2nd. 16 17 17 me to comment specifically. In 2018 did he ever speak to you 18 Q. Did he ever -- did Daniel Pipes ever specifically about the allegations? 18 19 ask you to provide a statement about what happened in 19 He spoke to me generally about the 20 connection with Ms. McNulty's allegations? 20 allegations. 21 Any statements that I made were made to 21 So in 2018 you never had a conversation A. 22 where Daniel Pipes said, hey, she's saying that this counsel. and such and such happened at the AIPAC conference. 23 Did you ever write down what happened 24 on a piece of paper? I'm not asking you to tell me I understand since then you might have had

what you wrote; I'm asking whether you wrote it down.

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conversations during the course and scope of this

Page: 30 (108 - 111)

1	Page 108	1	Page 110
1	litigation.	1	
2	A. Yeah.	2	A. No, Mr. Carson, I had a very low
3	Q. But in 2018	3	opinion of Laura Frank.
4	A. I had many conversations about this	4	Q. Did you ever say where had you been all
5	since the litigation began.	5	my life?
6	Q. I understand that. But, like and	6	A. No, Mr. Carson, I've never said that to
-/	I'm not that's not what I'm asking about. What	7	Laura Frank.
8	I'm asking about is in 2018 did Daniel Pipes ever	8	Q. Did you ever tell her at approximately
9	tell you that.	9	2 p.m. on April 22nd that that you you called
10	A. To the best of my recollection I cannot	10	nor to discuss plans for the 1 v1 outleach and after a
11	remember having a specific conversation with Daniel		minute or two you did you sigh and say I need to
12	Tipes without the presence of counsel, and I don't	12	ee caest in 1 deres 11100, and when she sare, year, 1
13	and the state of t	13	can imagine, did you reply next time I'm taking you
14	that Tricia McNulty alleges happened at the AIPAC	14	
15	conference. I did have a conversation which was of	15	A. Who are you speaking about?
16	the nature Tricia McNulty says that you made unwanted	16	Q. Laura Frank.
17	sexual advances against her, what do you say, Mr.	17	A. No, I don't remember that.
18	Roman, and I said absolutely not, didn't happen.	18	Q. Is it possible that you said that?
19	Q. Well, how do you know it didn't happen	19	A. No. Well, you would have to ask
20	if he didn't tell you what the allegations were?	20	what year are you speaking about?
21	A. Because I've never in my life made a	21	Q. April 22nd, 2016.
22	sexual advance towards Ms. McNulty. That's how I	22	A. No, I would not have said that because
23	know, Mr. Carson.	23	Laura Frank was never an employee of the Middle East
24	Q. Have you ever made a sexual advance to	24	Forum nor did I know Laura Frank on April 22nd, 2016.
25	any woman in your life?	25	Q. Well, was it April 22nd, 2015, then?
	Page 109		Page 111
1	A. Mr. Carson, you have to be more	1	A. No, I didn't work at the Middle East
2	specific.	2	Forum on April 22nd, 2015, Mr. Carson.
3	Q. That you work with.	3	Q. Well, was she an employee in April
4	A. If you want to if you're asking me	4	22nd, 2017?
5	about my relations with my wife, I think that that's	5	A. Not that I remember, Mr. Carson.
6	spousal privilege that I have. If you're asking me	6	Q. Well, when
7	about things that happened before I met my wife, that	7	A. She may have been.
8	was a long time ago, sir, so I really can't comment	8	Q. When do you recall that she worked at
9	on that.	9	the Middle East Forum?
10	Q. Have you ever made a sexual advance to	10	A. You would have to check her personnel
11	any woman ever that you've ever worked with?	11	record. I remember when she left the Middle East
12	A. No, I have not.	12	Forum.
13	Q. Have you ever made a sexual advance to	13	Q. When was that?
14	let me ask you this. Have you ever said anything	14	A. When she was caught stealing
15	sexually inappropriate to anyone that you work with?	15	information from Daniel Pipes and the Middle East
16	A. Not that I remember, no.	16	Forum's server, she went to the Derek Smith Law Firm,
17	·	17	she got a
18	worked with that they should make the desks	18	Q. No, I asked when she when she
19	see-through so you can see their legs underneath the	19	stopped working there.
	desk?	20	A. Like I said, the specific date I don't
20	uesk:		-
20 21		21	remember, but I remember the circumstances of how she
	A. No, Mr. Carson, I've never said that.	21 22	remember, but I remember the circumstances of how she left the Middle East Forum.
21	A. No, Mr. Carson, I've never said that.Q. Did you ever tell Laura Frank where		left the Middle East Forum.
21 22	A. No, Mr. Carson, I've never said that. Q. Did you ever tell Laura Frank where have you how much you loved her?	22	left the Middle East Forum. Q. I'll give you a chance to say it. Let
21 22 23	A. No, Mr. Carson, I've never said that.Q. Did you ever tell Laura Frank where	22 23	left the Middle East Forum. Q. I'll give you a chance to say it. Let

Deposition of GREGG ROMAN

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Dep	position of GREGG ROMAN		Lisa Barbounis v. Middle Eastern Forum, et. al.
	Page 112		Page 114
1	to take her out for dinner and drinks?	1	Lara Szott, for instance, had volunteered with
2	A. No, I never said that, Mr. Carson.	2	Palestinian refugee camps in Israel might have
3	Q. Did you invite her to your hotel room?	3	been Sudan but, anyway, she had been involved when
4	A. No, I never did, Mr. Carson.	4	she was a masters student at American University in
5	Q. Did you tell her you wouldn't mind	5	activism and advocacy for organizations that were
6	getting a little crazy with her?	6	anathema to the Middle East Forum's positions. For
7	A. No, Mr. Carson, I didn't.	7	instance, she would say I really think that you guys
8	Q. The quote that she alleges is that you	8	have to recategorize what a Palestinian refugee is,
9	said I don't I wouldn't mind I wouldn't mind	9	and put that in quotation marks in the record, and we
10	getting a little crazy with you. Is that	10	would say, this at least being from the work that we
11	A. No, Mr. Carson, I never said that.	11	did regarding UNRWA, which is an agency that deals
12	Q. Did Laura Frank ever accuse you of	12	with Palestine refugees, Ms. Szott, we don't see it
13	sexual harassment during her employment?		
14	A. No, Mr. Carson, she did not.	14	or fifth generation descendents of individuals who
15	Q. Did you ever go on to her did you	15	•
16	ever review conversations she had with Lara Sciott?	16	
17	Do you remember Lara's last name? I don't pronounce	17	international refugee system. So what we did was we
18	it right.	18	would say we can't pursue that point of advocacy that
19	A. I don't know Lara Sciott, no. If	19	you want to be able to go along with. And then what
20	you're talking	20	Ms. Szott did in response, and this was categorized
21	Q. S-c-i-o-t-t? How do you say	21	and I think memorialized in a letter that went to the
22	A. S-c-i-o-t-t, no, we've never had an	22	
23	employee named Lara Sciott.	23	•
24	Q. S-z-o-t-t, Szott.	24	and I'm not quoting this directly, but we can
25	A. Lara Szott.	25	probably get you the letter that we sent if you want
	Page 113		Page 115
1	Page 113 O. I don't know how to pronounce it.	1	Page 115 to see it, has engaged in the following activities
1 2	Q. I don't know how to pronounce it.	1	to see it, has engaged in the following activities
	Q. I don't know how to pronounce it.A. Lara S-z-o-t-t, yeah, she worked at the		to see it, has engaged in the following activities which were illegal when she was here at the Middle
2	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum.	2	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse
2	 Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East 	2	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum,
2 3 4	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum?	2 3 4	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I
2 3 4	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember,	2 3 4	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called
2 3 4	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017.	2 3 4 5 6	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a
2 3 4 5 6 7	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were	2 3 4 5 6 7	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and
2 3 4 5 6 7 8	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were they friendly with each other when they worked at the	2 3 4 5 6 7 8	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and then transfer it to a private device, and this is
2 3 4 5 6 7 8	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were they friendly with each other when they worked at the Middle East Forum?	2 3 4 5 6 7 8	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and then transfer it to a private device, and this is what Lara and Laura had facilitated in doing so, very
2 3 4 5 6 7 8 9	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were they friendly with each other when they worked at the Middle East Forum? A. Very much so.	2 3 4 5 6 7 8 9	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and then transfer it to a private device, and this is what Lara and Laura had facilitated in doing so, very much like what your client, Mr. Carson, did when she
2 3 4 5 6 7 8 9 10	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were they friendly with each other when they worked at the Middle East Forum? A. Very much so. Q. Did you ever review electronic messages	2 3 4 5 6 7 8 9 10	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and then transfer it to a private device, and this is what Lara and Laura had facilitated in doing so, very much like what your client, Mr. Carson, did when she took information from MEF and basically took it into
2 3 4 5 6 7 8 9 10 11 12	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were they friendly with each other when they worked at the Middle East Forum? A. Very much so. Q. Did you ever review electronic messages they sent each other during your employment at the	2 3 4 5 6 7 8 9 10 11 12	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and then transfer it to a private device, and this is what Lara and Laura had facilitated in doing so, very much like what your client, Mr. Carson, did when she took information from MEF and basically took it into her own possession without authorization from the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were they friendly with each other when they worked at the Middle East Forum? A. Very much so. Q. Did you ever review electronic messages they sent each other during your employment at the Middle East Forum? A. Marnie Meyer and Matt Bennett I believe initiated an investigation of Lara Szott and Laura Frank which led to the conclusion, and this is also involved counsel to a certain extent, that they had been stealing information from the Middle East Forum and were planning on using that information to push forward what they characterize as a diametric political agenda to the Forum's goals.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and then transfer it to a private device, and this is what Lara and Laura had facilitated in doing so, very much like what your client, Mr. Carson, did when she took information from MEF and basically took it into her own possession without authorization from the organization. So what I also find was a common thread between the two things is that they both went to the Derek Smith Law Firm, and that in and of itself was something that kind of raised alarms in my head when we actually had received the complaint that I guess you helped facilitate with the EEOC back in June of 2019. Q. Did you ever tell Laura Frank that maybe if you dress better more men would be talking
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. I don't know how to pronounce it. A. Lara S-z-o-t-t, yeah, she worked at the Middle East Forum. Q. When did she work at the Middle East Forum? A. The specific dates I don't remember, but probably sometime around 2017. Q. Were Lara and Laura, did they were they friendly with each other when they worked at the Middle East Forum? A. Very much so. Q. Did you ever review electronic messages they sent each other during your employment at the Middle East Forum? A. Marnie Meyer and Matt Bennett I believe initiated an investigation of Lara Szott and Laura Frank which led to the conclusion, and this is also involved counsel to a certain extent, that they had been stealing information from the Middle East Forum and were planning on using that information to push forward what they characterize as a diametric political agenda to the Forum's goals. Q. What does that mean like in layman's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	to see it, has engaged in the following activities which were illegal when she was here at the Middle East Forum. Abuse of the Computer Fraud and Abuse Act, stealing information from the Middle East Forum, taking donor lists and specifically what I remember is there is a website that is called WeTransfer. What you can do is is you can take a body of information, upload it to another site, and then transfer it to a private device, and this is what Lara and Laura had facilitated in doing so, very much like what your client, Mr. Carson, did when she took information from MEF and basically took it into her own possession without authorization from the organization. So what I also find was a common thread between the two things is that they both went to the Derek Smith Law Firm, and that in and of itself was something that kind of raised alarms in my head when we actually had received the complaint that I guess you helped facilitate with the EEOC back in June of 2019. Q. Did you ever tell Laura Frank that

So be more -- be more layman's terms.

25

Q.

And then she told you that was

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	JOSHON OF GREGO ROWALL		Lisa Barboums v. Wilder Eastern i Orum, et. ar.
	Page 116		Page 118
1	inappropriate and you said did you say	1	Q. Did you review anything else related to
2	A. No, Mr. Carson, that never took place.	2	Laura Frank
3	Q. Well, how do you know you didn't say it	3	A. I reviewed
4	if I didn't ask the question yet.	4	Q before today's deposition.
5	A. Because the nature of the conversations	5	A. Yeah, like I said, I reviewed the
6	which you are asking me quotes about never took place	6	complaints that you had of Laura Frank and then I
7	with Ms. Frank nor have they ever taken place with	7	went back into our personnel records and looked at
8	any female worker or male worker that I've ever	8	her history with her involvement with MEF that
9	worked with.	9	covered a period of time that the Derek Smith Law
10	Q. So you don't need to hear what the	10	Firm was involved in conversations
11	women allege; you know it didn't happen.	11	Q. Well, what documents
12	A. No, because what I did do was before	12	A with her.
13	the deposition today I went paragraph by paragraph	13	Q did you review that related to Laura
14	over a few documents. First document that I reviewed	14	Frank other than the complaint?
15		15	A. Well, that's it, I only reviewed the
16	Q. Well	16	documents that related to her that related to what
17	A was the complaint	17	you wrote about her in the complaint from Lisa
18	Q I didn't ask you what documents you	18	Barbounis.
19	reviewed.	19	Q. So you're saying the only document you
20	A. No, you're saying how do I know, right?	20	reviewed before today that related to Laura Frank was
21	So I'm	21	Lisa Barbounis's complaint?
22	Q. I didn't say that.	22	A. That's not what I said.
23	A telling you how I know.	23	Q. Well, then what what other document
24	Q. I know. I didn't ask that question.	24	other than her complaint did you review?
25	A. What you did ask was how I knew that	25	A. You make allegations in Lisa
	Page 117		Page 119
1	whatever you're alleging right now wouldn't be	1	Barbounis's complaint that mention Laura Frank.
2	true	2	Q. Right.
3	Q. Well, did you review	3	A. Anything that related to any potential
4	A and I'm providing	4	allegation that Laura Frank's name was included in as
5	Q any documents	5	part of Lisa Barbounis's complaint
6	A I'm providing you an answer.	6	Q. So you
7	Q. Did you review any documents related to	7	A I went back into Laura Frank's file
8	Laura Frank before today's deposition?	8	
9	A. In your complaint that you filed with	9	Q. Tell me the specific documents you
10	the Court, whether it was the first complaint or the	10	reviewed.
11	second amended complaint	11	A. I'm getting to that, Mr. Carson.
12	Q. Mr. Roman, I asked you	12	Q. Just give me Mr. Roman
13	A or the answer	13	(Simultaneous speakers.)
14	Q a yes or no question. I said did	14	THE WITNESS: Mr. Carson, I'm
15	you review	15	trying to be specific.
16	A. Mr. Carson	16	THE COURT REPORTER: I can't hear
17	Q any documents related to Laura	17	you when you're talking at the same
18	Frank.	18	time.
19	A I'm telling you about the documents	19	BY MR. CARSON:
20	that I reviewed.	20	Q. No, no, I'm just tell me the
21	Q. I know. I didn't ask you what	21	documents you reviewed. Give me the names of them.
22	documents they were. I just said did you review any	22	A. Mr. Carson, I'm getting to that
23	documents related to Laura Frank.	23	~ ~
24	A. I reviewed your complaints that had	24	Q. No, no, there's no getting to that.
25	Laura Frank's name in it.	25	That's the question.

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	Page 120		Dana 100
1		-	Page 122
1	A. Mr	1	you would like to see them.
2	Q. Tell me the documents you reviewed.	2	Q. Sure. Since you turned nothing over in
3	There's the complaint. What else is there?	3	connection with Laura Frank, I ask that everything
4	A. Mr. Carson, there are other documents	4	you just referenced that you reviewed before
5	pertaining to Laura Frank.	5	A. I'm not I'm not trying to tell you
6	Q. Well, tell me what they are.	6	that we're willing or not willing to. You're asking
7	A. There's Delaney Yonchek's complaint	7	for I'm instructing counsel of course with the
8	that mentions Laura Frank. There is Tricia McNulty's	8	agreement of in-house counsel that the items related
9	complaint that relates to Laura Frank.	9	to Laura Frank's theft of information from the Middle
10	Q. Okay.	10	East Forum, the circumstances for her departure,
11	A. There is Caitriona Brady's complaint	11	definitely be made available to you. They're very
12	that relates to Laura Frank. There is a contingency	12	similar to what your clients did.
13	agreement that Laura Frank stored on her computer	13	Q. So let's continue. So I don't even
14	from the Derek Smith Law Group. So if you would like	14	need to read anything to do with Laura Frank because
15		15	you just you deny it all anyway, right? Is that
16		16	
17	agreement before	17	A. Hundred percent.
18	A. I did. I did review that, Mr. Carson.	18	Q. Okay.
19	Q. Did you review anything else besides	19	A. Well, let me be more specific, okay
20	the three the four complaints	20	Q. Yeah, it doesn't matter what she
21	A. I reviewed the	21	A because
22	Q and the contingency agreement.	22	Q said; you deny it.
23	A. I reviewed the letter that the Middle	23	A. No, it's if she said that I asked
24		24	her to develop a communication strategy for the
25	termination from the Middle East Forum.	25	Middle East Forum, that would be true, so I can't
	Page 121		Page 123
	1 agc 121	1 1	1 agc 125
1	O Did you review enything also besides	1	C
1	Q. Did you review anything else besides	1	deny that, but if you're asking me about something of
2	the contingency agreement, the letter, and the four	2	deny that, but if you're asking me about something of a sexual nature, there was nothing ever to be
	the contingency agreement, the letter, and the four complaints?	2	deny that, but if you're asking me about something of a sexual nature, there was nothing ever to be speaking of.
2	the contingency agreement, the letter, and the four complaints? A. Any of the documents that were around	2 3 4	deny that, but if you're asking me about something of a sexual nature, there was nothing ever to be speaking of. Q. Yeah, you deny every every
2 3 4 5	the contingency agreement, the letter, and the four complaints? A. Any of the documents that were around that is what I reviewed, but nothing else that I can	2 3 4 5	deny that, but if you're asking me about something of a sexual nature, there was nothing ever to be speaking of. Q. Yeah, you deny every every allegation of sexual harassment that any woman ever
2	the contingency agreement, the letter, and the four complaints? A. Any of the documents that were around that is what I reviewed, but nothing else that I can remember I reviewed around Laura Frank I have	2 3 4 5 6	deny that, but if you're asking me about something of a sexual nature, there was nothing ever to be speaking of. Q. Yeah, you deny every every allegation of sexual harassment that any woman ever made in connection with you, correct?
2 3 4 5 6 7	the contingency agreement, the letter, and the four complaints? A. Any of the documents that were around that is what I reviewed, but nothing else that I can remember I reviewed around Laura Frank I have reviewed other documents between June of 2019 and	2 3 4 5 6 7	deny that, but if you're asking me about something of a sexual nature, there was nothing ever to be speaking of. Q. Yeah, you deny every every allegation of sexual harassment that any woman ever made in connection with you, correct? A. Yes, I have never sexually harassed a
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	the contingency agreement, the letter, and the four complaints? A. Any of the documents that were around that is what I reviewed, but nothing else that I can remember I reviewed around Laura Frank I have reviewed other documents between June of 2019 and today that relates to Laura Frank, but the specifity of those documents I wouldn't be able to tell you today. Q. I'm asking you specifically before today's deposition, you named four, five you named six documents, you named the four complaints, McNulty, Barbounis, Brady, Yonchek, you named the contingency agreement, and you named a letter. A. Not just a letter, the letter, anything surrounding the letter, so there was Q. Well, what else surrounding the letter did you review? A. There was attachments that were with the letter	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	deny that, but if you're asking me about something of a sexual nature, there was nothing ever to be speaking of. Q. Yeah, you deny every every allegation of sexual harassment that any woman ever made in connection with you, correct? A. Yes, I have never sexually harassed a woman, Mr. Carson. Q. You never said anything sexually inappropriate about a woman. A. Your question is what? Have I ever said anything sexually Q. Have you ever said anything A inappropriate about a woman? Q. Have you ever said anything sexually inappropriate about a woman who you work with? A. No, I have not. Q. So all the allegations that Lisa Barbounis made, false. A. Hundred percent false, correct. Q. All the allegations that Patricia
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1	Q. All the allegations that Leah Merville	1	Mr. Carson.
2	made, they're false?	2	Q. Laura Frank and Lara Szott, everything
3	A. I've never heard any allegations from	3	they said about you in regards to sexual misconduct
4	Leah Merville.	4	or sexual questions or sexual comments, none of those
5	Q. Said that you guys had a sexual	5	happened, correct?
6	relationship. Is that false?	6	A. Nothing happened, Mr. Carson.
7	A. That is false, correct.	7	Q. How about Tiffany Lee, is her entire
8	Q. How about Alana Goodman, is everything	8	charge of sexual harassment involving you, that's all
9	she said false?	9	false, too?
10	A. Alana Goodman, I heard a tape last	10	A. Tiffany Lee is actually an interesting
11	when was it, on Wednesday	11	case.
12	Q. Yeah.	12	Q. Well, just answer the question. Is
13	A or Tuesday, they had provided, so if	13	A. I'm answering your question. She
14	you would like to go over that tape again I can tell	14	Q. My question is is her charge of
15	you what I believe is true and what's false.	15	discrimination that she filed, are all those
16	Q. Did you take your penis out in front of	16	allegations false?
17	her at a bar?	17	A. Mr. Carson, yes, and it's not that
18	A. No, I never did.	18	it's just false, it was fabricated by the Derek Smith
19	Q. Did you yell at her that she needed to	19	Law Firm.
20	come to your hotel room because you had a story	20	Q. Why do you think it was fabricated by
21	there?	21	Derek Smith Law Firm?
22	A. No. I have shared stories with Alana	22	A. You would have to refer to the response
23	Goodman, but I never invited her to a hotel room to	23	of the Cozen O'Connor law firm from 2016 where it was
24	give her a story.	24	proven that Ms. Lee fabricated text messages that
25	Q. You never invited Leah Merville to a	25	were sent to me and then didn't only just fabricate
	Page 125	1 1	Page 127
	Page 125		Page 127
1	hotel room?	1	it but also misinterpreted the information. We
2	hotel room? A. No, I've never invited Leah Merville to	2	it but also misinterpreted the information. We actually never received any
2	hotel room? A. No, I've never invited Leah Merville to a hotel room.	2	it but also misinterpreted the information. We actually never received any Q. What do you think it has to do with
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2 3 4 5 6	hotel room? A. No, I've never invited Leah Merville to a hotel room. Q. Did you ever invite Gabrielle Bloom to a hotel room? A. No, I have never invited Gabrielle	2 3 4 5	it but also misinterpreted the information. We actually never received any Q. What do you think it has to do with Derek Smith Law Group, though? A. Because Derek Smith Law Group wrote the complaint, Mr. Carson. Actually, in fact, the
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THE COURT REPORTER: I can't hear you when you're talking at the same time.

THE WITNESS: Excuse me, Ms. Carrie.

You asked me why I think the Derek Smith Law Group was responsible for making those accusations. I'm giving you the answer. Not only was it Caroline Miller who I think was involved in the administrative action which ended up with a no cause and no lawsuit after Tiffany Lee was involved, but upon further examination when I was preparing an affidavit yesterday for a separate case, I found out that Caroline Miller's name was in the metadata associated with the complaints that you filed with the EEOC, and I don't know why an attorney in Miami as your coworkers --

BY MR. CARSON:

- O. What does that mean, the metadata?
- 24 What it means, Mr. Carson, is is that 25 an attorney with an obvious conflict of interest --

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Q. No --

- -- assisted you --A.
- -- I'm not asking you --Ο.
- -- assisted you --A.
 - I'm not asking you about --Q.
 - -- in again trying to drum up
- complaints against the Middle East Forum.
 - I'm asking you --Q.
- 9 It's all there -- it's all there in the Α. 10 record.
 - Yeah, what metadata are you referring Q. to?
- Okay. If you go to the EEOC complaint that your clients filed against the Middle East Forum 14 and if you go to the complaint that was uploaded in PACER and also in -- I think it was in the e-mails you sent to Marc Fink, in-house counsel, and you open it up, the PDF file, and you look at -- that you have the time it's written, the subject, the file 19 location, and you look at the author line, it says Caroline Miller.
 - O. The author line where?
 - In the metadata of the PDF associated with your complaints. Why would someone I went to legal advice -- why would someone I went to legal

advice for be involved in drafting complaints --

- Mr. Roman, I'm going to ask that you just slow down and stop asking questions and let me just --
- Sure. Sure. It's a hypothetical,
- Mr. Carson. You're used to this.
- 7 I'm getting -- I'm just -- I'm trying 8 to give you an opportunity to explain what you're 9 talking about --
 - Α. Sure.
 - O. -- to this sort of nonissue, but, like, when you talk about metadata, where are you seeing this metadata?
 - A. Which metadata are you referring to?
 - To metadata that you just referred to. O.
 - Well, the metadata that I was referring to was the evidence that was in files you provided to the Middle East Forum.
 - What files? Where are you seeing --
 - Mr. Carson, if you look at the record A. and you're following the record, you'll see this. EEOC complaints --
 - What record? Explain. O.
 - The record that the stenographer has been taking for the past seven minutes that we've

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been speaking about this. I'll try to do it again so I break it down for you.

- Yeah, give it a try. 0.
- I'll give you -- if you'll allow me to A. give the whole --
- No, I don't want you to give the whole -- I want you to say specifically where you saw the metadata. Let me help you. I sent an e-mail from me to my paralegal. If you look at the metadata in that e-mail, you'll see that it went from me to my paralegal.
 - A. That's not where the metadata is.
 - Identify where you saw the metadata.
- In the author field of at least one of the complaints, whether they be the EEOC or the complaints that you filed with the Eastern District of Pennsylvania against the Middle East Forum, Daniel Pipes, myself, and Matthew Bennett, that had the name Caroline Miller.
- When a complaint is filed with the Eastern District of Pennsylvania it's filed on their ECF system; do you understand that?
- What I'm saying is is that the complaint that you forwarded to Marc Fink -- if you look back in the record, that's what I said, not that

Page 132 Page 134 was filed. The complaint can be filed multiple 1 from a complaint I forwarded to Marc Fink; is that 2 places, you send it to Marc, you send it to our what you said? 3 counsel, Dave Walton, you send it to the ECF system, Okay. This is what I said. There were but the original file in the original metadata of the communications that took place between you and Marc draft complaint, whether it was the EEOC or of the Fink in June of 2018. 6 complaint of the employment nature before you filed Q. Okay. 7 the lawsuit, have Caroline Miller's name listed in There also were communications that you 8 the metadata. She assisted you with drafting these had with Dave Walton and Cozen O'Connor, maybe Sidney complaints, Mr. Carson. She violated her -- the Gold was involved in that, I'm not sure, I believe in August and September of 2018. 10 rules of professional responsibility associated with 10 11 an attorney because I went to her for legal advice Q. Okay. 12 12 before I knew any of you or the name of Derek Smith. Excuse me. I have my dates wrong. It's really amazing that I found this out in the past 13 June of 2019, and August, September, and October of two weeks in preparation for this deposition today 2019 prior to your filing two complaints on October 14 and it's actually the subject of a motion for 27th, 2019, that was McNulty versus MEF and Barbounis 15 disqualification in another case. It's really really versus MEF, and then I believe you filed Yonchek and amazing what you guys have been able to do, you know, Brady a few days later, at least -- whatever the date 17 is in PACER. In at least one, if not more, of those and -- but now you've gotten caught and your 19 colleagues are lying in affidavits that they file complaints, whether it was a copy of the EEOC with the Court. So you'll have to excuse me if I'm a complaint that you sent to Marc Fink or a copy of a little bit perturbed by this, but if it's news to draft complaint before you filed it in the ECF system 21 you, I would be happy to explain more. of PACER and all of these documents were then put 22 I have no clue what you're even talking into a custodian and control system for discovery 23 0. review called Relativity, okay, so it's taken from 24 about. 25 you sending it, it goes to counsel --Okay. You're fine. Look, all you have Α. Page 133 Page 135 1 to do is follow what's going on in the cases. Documents that I -- from -- that I 2 e-mailed people are on Relativity? Well, why don't you just explain -- I Q. 3 mean, you still haven't explained --Α. Of course they are. They're evidence, 3 4 Mr. Carson. A. I just explained it to you, Mr. Carson. 5 5 You said it's in the metadata on the Mr. Roman, there is nothing -- nothing O. document that I filed with the ECF system; is that related to my e-mails ever been produced --No, Mr. Carson, your complaints that what you said? 8 you sent to Mr. Fink from the EEOC and your draft No, that's not what I said. I said --A. 9 Then you said it's in the metadata -complaints that you sent to our organization's Q. -- I said that the document --10 counsel prior to you filing them with the Eastern A. District of Pennsylvania by way of the ECF system are 11 You got to -- Mr. Roman --Q. 12 A. Okay. Let's break it down very simply. in a system that, since you probably already had 13 possession of the documents, you would know this, Okav? 14 Q. Well, wait -indicate that Caroline Miller was the author of one, 15 15 if not more, of those documents. A. There is a few --16 16 Mr. Roman, remember, this is a Yeah, that's -- what you're saying Q. 17 is --17 question-answer. So you got to let me ask you the 18 question and then you got to say the answer --That's what I'm saying. 18 A. 19 19 A. Ask your question, please. Q. It's just not --20 And you know what, if we want to take 20 Q. You can't jump --21 I'm sorry. I apologize for 21 like a few minutes here so I can prove it to you, I interrupting you. If you would like to get a glass would love to do it on the record, it will help me 23 with my motion to disqualify your firm from the other 23 of water, please, we can do that, we can reset in 30 24 24 seconds if it's too confusing for you. case.

I think you said it's in the metadata

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Q.

I would be happy to give you a minute

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talking about.

Page 136 Page 138 if you want to show me what you're talking about. 1 MR. GOLD: More than happy to do We can probably do that. I think it's 2 it. All right? probably lunchtime now, but --3 THE VIDEO SPECIALIST: We're off Do you want to take a lunch break and 4 Q. 4 the record. It's 2:39 p.m. 5 5 (A lunch recess was taken.) then --6 A. No, I'm fine talking to you about this, 6 THE VIDEO SPECIALIST: It is 3:30 Mr. Carson. I'm just trying to tell you what's going 7 p.m., and we are back on the record. on, I'm trying to enlighten you with what's going on 8 BY MR. CARSON: at your own firm, which I thought you would know 9 So did you find the documents you were about. 10 10 talking about with this metadata? 11 11 Q. I mean, listen, I feel like we just A. I did, yes. 12 wasted 20 minutes, but that's okay I guess. Do you want to share the screen or put 12 Q. Okay. 13 A. one up? 13 14 14 O. But I would suggest to you that if Is that okay? I mean, how do I -- do there is information that you want me to look at 15 I -- Roman 3? Roman 5? 15 related to the, you know, information you just told 16 I want to get through it quickly me, I would be more than happy to look at it. 17 because we have a lot of other stuff to talk about, 17 That's great. 18 A. but --So do you want to take a break and get 19 19 Q. A. Yeah, sure. that or do you want to just move on? How do you want 20 I mean, I'm obviously -- I can't O. to -- it's up to you. 21 respond to it, but I guess I'll let you explain what 21 A. Mr. Carson, this is your deposition. 22 it is on the record if you want. 22 So you ask the questions, I'll give the answers. 23 Sure. So I'm going to share my screen. 23 MR. CARSON: Okay. Does anyone Is this okay -- how do we do this? Do I, like, 24 want to take a lunch break so Mr. Roman share, is it Roman 2, or do you label it, like --25 Page 137 Page 139 1 Yeah, you can label it Roman 2. 1 can obtain these documents and everyone O. 2 Okay. So this is in PACER. Okay? 2 can eat lunch? 3 THE WITNESS: Well, if I look for 3 This is in a filing that's in the Meyer O'Brien versus MEF case, it's Exhibit --4 any of the documents, I'll probably do 5 5 it while I'm on the record. If you want Yeah, I've --O. 6 to submit an interrogatory or a request 6 It's Exhibit 2. Right? So the way I 7 for production of documents, you can 7 came to know about this was, we have these documents, 8 please give that to Mr. Cavalier or this is between you and Lisa, and she forwarded this to Marnie, so I don't want to, like, to be said that 9 Mr. Gold. I'm, like, trying to breach privilege or anything. 10 MR. CARSON: Okay. Okay? This is something that Lisa sent to Tricia and 11 11 MR. GOLD: I assume the court 12 Marnie prior to Marnie having an attorney. All 12 reporter needs a break for lunch, is right? So I just want to make that clear. I'm not 13 that what you want to take a break for trying to do any, like, privilege funny business. 14 lunch, is that it? Okay. So it's now 2:38. I mean, whatever time you need Okay? And you say here, another interesting note, 15 16 just tell me and we'll take a break. the attorney that used to run our Philly office runs MR. CARSON: I mean, can you guys 17 our Miami office that's one person, that is Caroline 17 Miller, who was listed as the attorney on the -- can Mr. Roman, like -- you know, can 18 19 administrative action from 2016 with Tiffany Miller 19 you guys produce these documents that -- sorry, Tiffany Lee. Can I, like, say scratch it you're referring to? 20 21 MR. GOLD: We'll come back after 21 on the record? I think that's only something you can say, Mr. Carson. Sorry about that. Tiffany Lee's lunch with the documents. All right? attorney in the EEOC administrative matter from 2016. MR. CARSON: Yeah, I'm not sure it 23 Now, Caroline Miller is also somebody that I sought 24 matters, but I'm just curious what he's

legal advice from on April 23rd, 2016, at 10:42 p.m.

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Page 140 Page 142 in the evening, this is a picture from when I went into this, you'll see that your letter has the name there, between then and sometime later that evening in properties Derek Smith. Okay? This is the metadata that I'm talking about. Tells us that you here in Bala Cynwyd, Pennsylvania. I signed an affidavit to that effect. There is a second created the file on June 20th, tells you that you saved it and modified it on June 20th, this is when affidavit being attached to another filing which is a reply to Derek Smith Law Group's response to motion you converted your word file that I'm assuming you wrote this on, turned it into a -- actually you call to disqualify, just to make sure everything is clean it research America Bernhardt. I don't know why you on the record. All right? I even pulled it up in would be calling us Bernhardt. Is that somebody else PACER if you want to go through this stuff. Okay? that you filed a complaint against. 10 So then I went back into the discovery database of 10 11 the documents that had been provided either by the Q. Because when we do stuff, Mr. Roman, we 12 EEOC -- like, you know that website you go into and usually track -you download the filing, upload it and then it 13 A. Okay. Well, anyway, there's --14 becomes available to the person or the organization O. So what that might mean is that she -you filed against and the person can download it or 15 nothing, just keep going. 15 counsel can download, right? So there's first -- I 16 Yeah, sure, I mean, whatever you -just got to get to this. Shoot. I disconnected --17 we'll be in court to talk about this probably, but 17 18 MR. CARSON: I would just put an this is just my finding out that Caroline Miller was 19 objection on the record to the extent I named on a document that was on MEF four years after, three years after, whatever. So she's here, says 20 think the witness just -- or the defendant just showed text message 21 Derek Smith. All right. Derek Smith, name of the 21 communications between counsel and firm, right, maybe Derek Smith wrote it, somebody 22 23 else wrote -- but guess what, Derek Smith's name is 23 client. there on Bernhardt but it's MEF, so you guys --24 BY MR. CARSON: however your file management practices, whatever. So 25 But besides that, keep going, Page 141 Page 143 then when we go to the full EEOC filing, which is 1 Mr. Roman. 2 downloaded from the EEOC --A. I wasn't trying to do that, Mr. -- I 3 Wait, what -- I don't understand. 3 was --4 Like, what did you just show us with the last Q. I'm just preserving an objection. That's all. You can continue. document? 6 Okay. I'm sorry. I didn't -- did I do 6 A. What did I show you? A. 7 7 something wrong? Q. 8 8 No, you did not. A. So here Derek Smith was involved in the Q. 9 9 All right. I'm not trying to, like, do drafting of this letter or at least -any funny business. All right? 10 10 Q. I'm sorry --Yeah, you're good. 11 -- his metadata --11 O. Α. 12 -- I'm not looking at that -- you're 12 So then you sent an e-mail to Marc Fink Q. 13 on June 20th, 2019, which I will call this Roman saving that --14 whatever -- shoot. Hold on. I'll call this Roman 14 The author's name, okay, if you want to 15 whatever. Okay? Whatever number you -find out who the author of a document is, the only 16 way to provide a forensic footprint of who did that Roman 3. O.

Roman 3. I just got to share my screen. Sorry. Where is it. There you go. So this is Roman 3. This is a notice that you sent to Marc Fink by way of e-mail on June 20th -- you sent a letter and here is the complaint or people have complained about you, whatever else. This is when you tell us that you're doing the EEOC thing. Right?

And then the full filing is obtained -- which is like the handwritten letter, everything else, so if you go

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No, not the complaint, the letter that

you sent to Marc Fink on June 20th. So maybe he reviewed your work, maybe he made edits to it, maybe 25 he put together the PDF, maybe he did a lot of

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document is by showing who is in the metadata. So

the metadata indicates here that Derek Smith was

involved in the drafting of the complaint, of the

Wait, wait, the complaint?

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letter --

Q.

Page 144 Page 146 things. We don't know. Only you know, Mr. Carson. 1 correct? 2 I don't know. But I know that Derek Smith was Yes. A. 3 forensically attached to this file. Okay? I'm just In 2018. O. telling you what I'm thinking here. We can get an 4 A. Spoke to me many times on the phone in 5 expert -- I don't know, that's not me. I'm not the 2018. 6 expert -- I'm just saying how I came to the Relating to the allegations of sexual Q. 7 conclusion that you asked me why I thought Caroline harassment. 8 Miller helped fabricate evidence against MEF. So Α. I think my answer on the record stands. 9 then we get to the full EEOC filing. Okay? Call O. Can you -- it's at least once, correct? 10 10 this Roman 4. And this, if you're familiar with this Yes. As I said, my record on the document, is Lisa Barbounis's handwritten complaint answer stands. My answer on the record stands. 12 12 against MEF, she signed it, it's got the thing here, I know, but you can't answer that. You 13 Commonwealth of Pennsylvania, and then it's your have to just answer the questions. You can't just 14 letter from June 20th and the parties and statement say my record stands. 15 of facts --Well, Mr. Carson, I've answered the 15 16 16 Q. I know what it is. Keep going. question already. My answer on the record stands. 17 17 -- whatever else. So when we go to the I'm reviewing it. Okay? So at least metadata from this, Caroline Miller's name shows up. once, and that one time you said he didn't speak to 19 So why would a document you write that has Derek you specifically about any specific allegations, he Smith on it then be combined by a different user with talked to you generally and you used the language -two separate documents, handwritten, letter, 21 21 Is my screen off? I just want to make 22 statement to the EEOC, by anyone other than Seth sure that I'm -- that I'm not sharing my screen 22 23 Carson. Maybe Caroline Miller was supervising you, anymore, am I? I'm good? 24 24 maybe she was involved in the drafting of the I don't think so. Q. 25 complaint, maybe as we relate to the personal Okay. Thank you. A. Page 145 Page 147 1 knowledge that you talked to your client about in a -- and you used the language in this text message you got advice from Caroline Miller on letter as an example of the general conversation that how to file a complaint against MEF. Maybe you guys you and Mr. Pipes had, you said he kind of -- he told worked together. I don't know. That's only between you that there were allegations of misconduct the two of you. So that's how I came to that directed against you, that three women, made unwanted conclusion, Mr. Carson. And I'm not here questioning sexual advances, but that was -- that was about the you, you're here questioning me, but if there is extent of the conversation that you had with anything else I can teach you about metadata, I would 8 Mr. Pipes in 2018, correct? 9 love to -- there is a lot of metadata in this case. A. No, that's incorrect. 10 I would be happy to speak about all of it at least to O. Okay. So what else did you talk about 10 the best of my ability. So that's why Caroline 11 in 2018 --12

12 Miller should be disqualified from this case, at least screened, and that's why we have sought to 14 disqualify your entire firm from involvement in the 15 Meyer matter, but I'm not the lawyer here; you are.

- 17 All right. So we're going to move on now. Thank you, Mr. Roman. 18
 - A. Sure.

You tell me about ethics.

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20 So -- all right. Let's get back to 21 something that is actually relevant to this case, which is the reports of discrimination and harassment in the workplace. So I think we were talking about 23 instances in 2018 when Mr. Pipes spoke with you, you said he spoke to you on the phone at least once,

- It's not what else I spoke to about; you have to bifurcate it. Okay?
 - Q. Just listen to the question.
 - A.
 - What else did you speak to Mr. Pipes about in 2018 in connection with these three women's allegations of sexual harassment?
- Okay. So if it's about sexual harassment -- your previous question was about allegations, and you gave the --
- Allegations of sexual harassment, so we're specifically talking about the conversations that you had with Mr. Pipes in 2018 in connection with these three women's allegations of sexual

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Page 148

harassment.

A. Aga

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13 14 A. Again, he generalized the description --

- Q. That wasn't the question.
- A. -- saying -- I'm giving an answer.
- Q. Okay. I mean, I just said that and you said that wasn't correct, but go ahead.
- A. It wasn't correct because your previous question was what allegations. Now you're saying sexual allegations, so I'm trying to really bifurcate between management issues and then unproven allegations of alleged unwanted sexual advances as it's quoted here in the letter.
 - Q. Okay.
 - A. So if it's about sex --
- Q. Okay. If you want to make the distinction --
 - A. -- general; management, very different.
- Q. We're not here today to talk about management. We're here today to talk about violations of specific statutes including Title 7, including the Pennsylvania Human Relations Act, including the Philadelphia Fair Practice Ordinance, so let's relegate our conversation today to allegations of sexual harassment. Please explain

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what you spoke to Mr. Pipes about or was I right that in connection with -- in connection with the conversation about sexual harassment and those allegations your conversation with Mr. Pipes was general and kind of relegated to what we're seeing here in this letter; is that correct?

- A. No. I will --
- Q. Why isn't it correct? What else didyou talk about?
 - A. I'll try to explain this again.
 - Q. What else did you talk about?
 - A. What he said to me, from what I can best recall, at least on one occasion between --
 - Q. That's all you can testify to is what you can best recall, Mr. Pipes. Mr. --

what we are going to do about it.

you can best recall, Mr. Pipes. Mr. -
A. Right, that's why I'm saying as best as
I can recall so the written record reflects what I'm
saying. As best as I can recall, from November 2nd,
2018, until the end of 2018 there was at least one
discussion that Mr. Pipes and I had where he said in
a general manner, Mr. Roman -- calls me Gregg,
whatever you want to go by -- these women have made
sexual -- accusations against you that you have made
unwanted sexual advances towards them and this is

Q. Okay. So --

- A. And then what he did was --
- Q. I understand. So did he ever have a conversation with you where he specifically spoke to you about each woman's specific allegations in 2018?
- A. Not that I can -- I can recall a privileged conversation I had with counsel, but I cannot recall discussing the specifics, and the specifics you're talking about -- you'll have to tell me which specific you're asking about to see if I discussed it with Pipes, but I cannot recall generally specific allegations beyond what I talked about with counsel.
- Q. All right. So the conversation you had with counsel, we're going to talk about that a little bit. We're going to figure out what happened there.
 - A. Sure.
- Q. So the conversation you had with counsel, you're talking about house counsel Marc Fink?
- A. I've also had conversations with my personal counsel Mr. Sidney Gold.
 - Q. In 2018?
- A. I did, yes. Mr. Gold has been my attorney for four years.

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- Q. I didn't ask you that. All right. So in 2018 did -- well, it says here that he finished his investigation yesterday, and since sent it on 11/2 we can assume the investigation happened on 11/1, correct?
- A. I don't know what happened with the investigation. I wasn't part of it.
 - Q. So you didn't talk to anyone on 11/1?
- A. I don't know if I spoke to someone on 11/1. I would have to see my phone records. I do remember that I spoke with counsel between October 31st I believe, maybe it was 11/1 -- this is two years ago, Mr. Carson, long time ago.
 - Q. Right.
- A. And with the -- by the time I got this -- I'll give you an example. Lisa Barbounis called me.
 - Q. I don't need an example.
- A. No, you're asking me if I talked with anybody. I spoke with --
 - Q. I'm asking you --
 - A. -- Lisa Barbounis.
- Q. I'm not asking if you talked to anyone in the world. I'm asking whether you talked to anyone related to the instant investigation whereas

	DOSITION OF OREOG ROWAIN	_	Lisa Barboums v. Middle Lastern i ordin, et. ar.
	Page 152	_	Page 154
1	so I'm asking if you had any conversations with	1	factual evidence speaks for itself.
2	anyone where you gave your side of the story on	2	Q. Well, did you acknowledge that? Is
3	11/1/2018.	3	that true?
4	A. I don't know if it's 11/1, but maybe	4	A. Well, I didn't acknowledge that I had
5	11/2.	5	unacceptable conduct. What I acknowledged was that
6	Q. Sorry?	6	Mr. Pipes was in a difficult position because of the
7	A. I don't know on 11/1 or 11/2, but I did	7	allegations that were made against me.
8	have a conversation with someone about these	8	Q. So this statement is not true then.
9	allegations, general allegations, on 11/1 or 11/2.	9	You didn't do that.
10	Q. I'm asking you specifically, though,	10	A. Well, let's go over it again. But you
11	the so you understand	11	acknowledge that your conduct, whatever your
12	A. Specifically 11/1? I can't answer you,	12	intentions were, was not acceptable and put these
13	Mr. Carson. I don't remember.	13	employees in a difficult position. No, again, my
14	Q. Is that Marc Fink that you spoke to?	14	conduct, according to the way that these three
15	A. I had a conversation with Marc Fink,	15	employees, Lisa Barbounis, Tricia McNulty, and Marnie
16	in-house counsel, between October 31st and November	16	Meyer O'Brien or O'Brien Meyer, whatever, said put
17	2nd. I don't know which exact day.	17	Pipes in a difficult position, and if there was
18	Q. And did he talk to you about the	18	anything that they alleged I do if I smiled the
19	specific I don't want to know what he said, but is	19	
20	that when you got into the specific allegations?	20	said that they thought it was unwelcoming and they
21	A. Well, I need to ask counsel if I can	21	went to him to complain, what am I going to say, I'm
22	answer that question.	22	the manager of the organization and, you know what
23	MR. CARSON: Can he answer?	23	hold on, you know what, it's a smile, it's something
24	MR. GOLD: Conversation with Marc	24	else I wasn't part of the investigation. If
25	Fink, yeah, direct you not to answer the	25	they're saying I did something and now the president
	Page 153	_	Page 155
1	question.	1	of the organization is impacted by it, doesn't matter
2	MR. CARSON: I'm not asking what	2	what I think. He's affected by it.
_			•
3	he said, Mr. Gold. I'm just asking if	3	Q. Mr. Roman
4	that's if that was when he talked	3 4	Q. Mr. RomanA. That's the way that it works.
4 5	that's if that was when he talked more specifically about the case.	3 4 5	Q. Mr. RomanA. That's the way that it works.Q. Mr. Roman, did you acknowledge that
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A.

O.

Okay.

It says here -- so the whole sentence

you're -- you just -- you disagree with this

Page 156 Page 158 1 1 sentence; is that fair to say? you. Start the question over, please. 2 BY MR. CARSON: A. No, it's not that I disagree with the 3 sentence. I disagree with your characterization of Did you respond to this letter and let Mr. Pipes know that this -- that the wording is off, the sentence. 5 because the wording says that you're acknowledging Q. Well, you think this sentence doesn't that -- I mean, look what it says. It says -say that you put Lisa -- that you're acknowledging 7 Yeah, yeah, I see, I see -that you put Lisa, Tricia, and Marnie in a difficult A. position? 8 It says you acknowledge that your --8 Q. 9 9 A. -- what it says. Α. May I ask you for the license to Let me finish the question. It says 10 10 explain the paragraph so that you have the context of you acknowledge that your conduct, whatever your the sentence. intentions, was not acceptable. So I'm asking you, 12 12 Well, let me just read it to you. Here did you contact Mr. Pipes and tell him I don't agree 13 is what I found. This is Dr. Pipes -- this is what 13 Dr. Pipes is saying. He's "I", right? 14 with this letter? Okay. Before --15 15 No, I didn't contact Mr. Pipes and tell The "I" is Dr. Pipes. him I disagree with the letter. I think that I had a 16 Q. 16 17 Before we get to you reading --17 response --Just let me finish the question. The 18 Did you -- did you --18 Q. Q. 19 A. -- to the letter. 19 "I" is Dr. Pipes. I just want to ask you -- I want to ask 20 20 Did you -- do you agree with the second O. part, do you agree that your conduct put Lisa, 21 you for clarity on something from your previous 21 Tricia, and Marnie in a difficult position? 22 question. 22 23 No, because there wasn't any conduct to 23 Q. Well --24 put them in a difficult position. Look, Mr. Carson, 24 A. You'll read the sentence, okay, and if 25 you're trying to explain --I can say, Mr. Carson, stop, and I'll explain what I Page 157 Page 159 So you don't -see as my interpretation of Mr. Pipes's words. Is 1 Q. I'm trying to give you --2 2 that fair? A. 3 So you don't agree with this --3 Q. Do you agree, Mr. Roman, that the "I" Q. I'm trying to give you --4 here is Mr. Pipes? 4 5 THE COURT REPORTER: Excuse me. 5 A. I do. 6 Okay. So here Dr. Pipes is saying here Please. is what I found. Three women who work for you, Lisa, 7 BY MR. CARSON: 8 Tricia, and Marnie, say that you made unwanted sexual Q. I know, but, Mr. Roman, just --9 advances toward them. You maintain that you never THE COURT REPORTER: One at a made such advances and did not know they felt 10 time. Please. uncomfortable. But you acknowledge that your 11 BY MR. CARSON: conduct, whatever your intentions were, was not 12 Q. -- answer the questions that I'm asking acceptable and put these employees in a difficult and let's just keep it moving so we can get out of here, man, it's Friday. So, like --14 14 position. I've got all night, Mr. Carson. 15 So I'm just asking, do you agree with 15 A. this paragraph or do you disagree with this 16 Yeah, I do, too, but, you know what I 16 mean, we don't have to be here all night if we don't 17 paragraph? 17 18 A. No, I disagree with this paragraph. need to be. 18 19 Okay. Would you like -- I'll give you 19 A. I'm trying to explain myself. Mr. Roman, I promise, I'll give you the 20 the opportunity because I told you to, would you like 20 21 opportunity to answer -- put whatever information you 21 to explain why? want on the record before this is over, but --22 Yeah. Sure. Thank you very much. All right. So we have to go back to the previous

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paragraph to understand this paragraph.

Go ahead.

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Page 160 Page 162 1 As you know, there have been several your intentions were, was not acceptable and put allegations of improper conduct directed against you. these employees in a difficult position. What he Right? So we said beforehand earlier in the means by that sentence I'll never know, but my deposition several allegations. Some say there was interpretation of that sentence is the fact that he sexual allegations, other are business professional has said that I acted like a drill sergeant, he said management organizations. Okay? Allegations. that I asked people to work too late, he said that I 7 The Middle East Forum takes these gave people too much work, he said that I should have 8 allegations very seriously. Mr. Pipes is taking both been nicer, and he never said that I wasn't nice to the allegations of a sexual nature and the female employees and he never said that I made sexual 10 10 allegations of a nonsexual matter seriously. advances beyond what's in this letter and there is 11 Accordingly, I investigated this matter very very long documentation over three years where 12 yesterday, immediately upon learning of it. And we he believes that I was too tough of a boss, that he heard in Mr. Pipes's testimony that he said that he 13 thinks that I took the way that I was when I was a 13 spoke with each employee in each of their offices. I 14 14 commander in the Israel defense forces and then I don't know what was said, I wasn't there, I was I 15 went back into civilian life and tried to be somewhat 15 think traveling back to Philadelphia or something, 16 of a -- I don't know what the word would be, more of 16 but he investigated with those employees. Okay? 17 17 like a disciplinarian than I would be someone a boss, 18 Then it says here is what I found. and whatever it was, however I spoke to employees, 19 What he's saying is he found from his conversations like I said, could have smiled, could have said with those employees, maybe counsel was involved, I hello, whatever it was, nothing was ever of a sexual don't know, three women who work for you, da da da da nature, Mr. Carson. It was always just because they 21 22 da, say they -- unwanted -- that's the first probably thought that I was too tough. And if you 23 look at the text messages and every other sentence. Second sentence, apologies. And what I am 24 24 saying is this. After these allegations both of a communication from all of the clients you've 25 managerial and of a sexual nature were made against represented, Ms. Shikunov's clients, and specifically Page 161 Page 163 me, Marc Fink, in-house counsel, was charged with the men who work and worked at the Middle East Forum, investigating somewhat as -- I guess you would call all say that I was too hard, and I learned from that, 3 it as the detective, as in-house counsel, corporate I learned from that, I try to be a much nicer person counsel, whatever you want -- of taking the these days, I've done a lot of work on trying to complaints that the women made to Mr. Pipes that then improve my management style, and even today I'm still Pipes conveyed to Fink, and this is probably privy, I bound by the restrictions that Mr. Pipes -- some of don't know about the conversations there, that's a the restrictions that Mr. Pipes put on me in that privileged conversation, and Fink went ahead and letter that you showed previously of what I'm allowed and what I'm not allowed to do at the Middle East talked to me. The contents of that conversation I 10 10 understand are either privileged or work product, I Forum. That's what I meant by that. 11 don't know the proper classification. I'll defer to O. What about the next sentence? 12 A. What? 12 counsel on that. Then what Pipes is doing is just saying you maintain that you never made such advances 13 What about the next sentence? You put and did not know they felt uncomfortable. He's this in the context of calling yourself a social junkie. What did you mean by that? saying what I believe I conveyed to counsel in a 16 privileged conversation. So whatever that conclusion 16 Well, I don't think I ever called 17 myself a social junkie. I don't remember saying 17 he's making there that he addresses to me, that's his 18 words, not mine. Okay? I never talked to Pipes that. 19 19 about this directly with specifics. I talked to O. So you didn't say that you were a 20 counsel, didn't talk to Pipes. So I can't comment on social junkie who seeks constant social interaction? 20 21 what Daniel Pipes is thinking. I'm not Daniel Pipes. 21 I don't remember ever saying that, and 22 Then the concluding sentence here, if I did say it, I don't know how he's taking it 23 because I didn't talk to him about it, I talked to which goes back to the first sentence where he says 24 several allegations, both professional and sexual, he 24 Mr. Fink.

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Well, you did receive this letter,

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says but you acknowledge that your conduct, whatever

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1	though, right?	1	it might be hard to do that?
2	A. It looks like I received it. It's	2	A. Do what?
3	addressed to me, it's copied to Marc Fink.	3	Q. For a woman to report information that
4	Q. And you read it in November 2nd, 2018,	4	has a personal sexual context to it.
5	so why didn't you respond and correct Mr. Pipes?	5	A. Mr. Carson, I can and I can relate to
6	A. Mr. Carson, it was like an avalanche	6	that on a personal level.
7	coming down a mountain. Everyone who I considered to	7	Q. Going back to the AIPAC conference, can
8	be my friend and my associate all of a sudden came	8	you please explain what that is, briefly?
9	out overnight after months of interactions, birthday	9	A. What's what?
10	parties, going out with social events, travel,	10	Q. What is the AIPAC conference? Is that
11	whatever else, not one complaint was ever registered	11	an annual conference held in Washington D.C.?
12	to me between the time any of your clients started	12	A. Well, there's a few AIPAC conferences
13	working with MEF about me it was all about each	13	that take place.
14	other and them. I had to mediate between Marnie and	14	Q. Well, in 2018
15	Lisa, Marnie and Tricia, between Delaney and Matt,	15	A. Some take place
16	Matt and Tricia, there was all these interpersonal	16	Q. In 2018 the Middle East Forum attended
17	conflicts, and it's all reflected on the record, by	17	an AIPAC conference sometime around March; is that
18	the way, by all the discovery that you gave to the	18	correct?
19	Middle East Forum. I have so much more knowledge now	19	A. There was the American Israel Public
20	understanding the interpersonal dynamics of your	20	Affairs policy conference that took place between
21	clients and how they hated each other before November	21	March 3rd and March 6th or March 2nd and March 5th,
22	2nd, 2018. And then when all this is coming at you,	22	if that's what you're referring to, yes.
23	this wave of complaints that are addressing you, at	23	Q. Yeah, I'm going to try to get us
24	least the way I reacted was sort of fight or flight.	24	through this quickly. So the AIPAC conference in
25	Mr. Pipes, look, I just	25	March of 2018, did you attend that along with Matt
	Page 165		Page 167
		1 1	1 agc 107
1		1	_
1	Q. Did you		Bennett and Patricia McNulty and Lisa Barbounis and
	Q. Did you A want to hold on. Hold on. Hold	1 2 3	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer?
2	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three	2	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who
2	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my	2	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well.
2 3 4	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying,	2 3 4	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my
2 3 4 5	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying, there will be a time to address the veracity and the	2 3 4 5	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my understanding that you and Matt Bennett booked the
2 3 4 5 6	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying, there will be a time to address the veracity and the truthfulness and the honesty of what these people are	2 3 4 5 6	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my understanding that you and Matt Bennett booked the Airbnb; is that right?
2 3 4 5 6 7	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying, there will be a time to address the veracity and the truthfulness and the honesty of what these people are saying about me, but right now I'm going to work with	2 3 4 5 6 7	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my understanding that you and Matt Bennett booked the Airbnb; is that right? A. I actually think it was Lisa that
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2 3 4 5 6 7 8 9	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying, there will be a time to address the veracity and the truthfulness and the honesty of what these people are saying about me, but right now I'm going to work with you to try to make this problem mitigate itself and I'll do whatever you need me to do, and I even offered my resignation, Mr. Carson, if that's what	2 3 4 5 6 7 8 9	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my understanding that you and Matt Bennett booked the Airbnb; is that right? A. I actually think it was Lisa that booked the Airbnb. Q. For you and Matt Bennett, correct? A. Yes, and she also booked her own hotel
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying, there will be a time to address the veracity and the truthfulness and the honesty of what these people are saying about me, but right now I'm going to work with you to try to make this problem mitigate itself and I'll do whatever you need me to do, and I even offered my resignation, Mr. Carson, if that's what you need me to do, and the conclusion at the end of the day when all this was over is that I was to go and start my own organization until Lisa Barbounis went back on her word, reneged on her complaints, and said I should come back to work with her as if though nothing ever happened. That's what happened, Mr. Carson. Q. Do you do you understand why women	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my understanding that you and Matt Bennett booked the Airbnb; is that right? A. I actually think it was Lisa that booked the Airbnb. Q. For you and Matt Bennett, correct? A. Yes, and she also booked her own hotel room for her and Tricia and for Marnie after Tricia asked if Lisa and Marnie could go. Q. Okay. And I believe that you went to the AIPAC conference over the over a weekend in March; is that right? A. Well, you would have to tell me when it is, but usually it's Saturday or Friday to Tuesday depending on the year.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying, there will be a time to address the veracity and the truthfulness and the honesty of what these people are saying about me, but right now I'm going to work with you to try to make this problem mitigate itself and I'll do whatever you need me to do, and I even offered my resignation, Mr. Carson, if that's what you need me to do, and the conclusion at the end of the day when all this was over is that I was to go and start my own organization until Lisa Barbounis went back on her word, reneged on her complaints, and said I should come back to work with her as if though nothing ever happened. That's what happened, Mr. Carson. Q. Do you do you understand why women might come not come forward and report sexual	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my understanding that you and Matt Bennett booked the Airbnb; is that right? A. I actually think it was Lisa that booked the Airbnb. Q. For you and Matt Bennett, correct? A. Yes, and she also booked her own hotel room for her and Tricia and for Marnie after Tricia asked if Lisa and Marnie could go. Q. Okay. And I believe that you went to the AIPAC conference over the over a weekend in March; is that right? A. Well, you would have to tell me when it is, but usually it's Saturday or Friday to Tuesday depending on the year. Q. And that first Friday during that AIPAC
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Did you A want to hold on. Hold on. Hold on. Mr. Pipes, look, I've got a job, I've got three kids that I have to worry about, I have to pay my rent, I got to do things whatever you're saying, there will be a time to address the veracity and the truthfulness and the honesty of what these people are saying about me, but right now I'm going to work with you to try to make this problem mitigate itself and I'll do whatever you need me to do, and I even offered my resignation, Mr. Carson, if that's what you need me to do, and the conclusion at the end of the day when all this was over is that I was to go and start my own organization until Lisa Barbounis went back on her word, reneged on her complaints, and said I should come back to work with her as if though nothing ever happened. That's what happened, Mr. Carson. Q. Do you do you understand why women might come not come forward and report sexual harassment the day it happens? A. Mr. Carson, I'm not those women, so I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Bennett and Patricia McNulty and Lisa Barbounis and Marnie Meyer? A. Yes, and there was other people who attended with us as well. Q. Understood. And you it's my understanding that you and Matt Bennett booked the Airbnb; is that right? A. I actually think it was Lisa that booked the Airbnb. Q. For you and Matt Bennett, correct? A. Yes, and she also booked her own hotel room for her and Tricia and for Marnie after Tricia asked if Lisa and Marnie could go. Q. Okay. And I believe that you went to the AIPAC conference over the over a weekend in March; is that right? A. Well, you would have to tell me when it is, but usually it's Saturday or Friday to Tuesday depending on the year. Q. And that first Friday during that AIPAC conference did the during that first AIPAC conference in March of 2018 did the Middle East Forum

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1	A. No.	1	not the others.
2	Q. Is that Saturday?	2	Q. Well, you were Lisa's and Patricia
3	A. I don't think so, no.	3	McNulty's, too
4	Q. Did the Middle East Forum sponsor or	4	A. Yeah, but my understanding is you were
5	hold a dinner for donors during that conference?	5	asking about who managed Tricia McNulty, so I was
6	A. Not at the conference; in parallel to	6	answering that question.
7	the conference.	7	Q. Okay. So if we put it in a hierarchy,
8	Q. Okay. Where was that dinner held, do	8	you and then Matt Bennett and then Ms. McNulty,
9	you remember?	9	correct?
10	A. In Chinatown Gallery Place at a	10	A. Yeah, but, again, McNulty reported to
11	restaurant called Cuba Libre.	11	other people besides me and Bennett.
12	Q. The that dinner, it was a dinner	12	Q. Okay. So the night that that dinner
13	that Ms. McNulty helped organize; is that correct?	13	was held, at the end of the night tell me where you
14	A. The donor dinner, yes, she organized it	14	guys went.
15	with Matt Bennett.	15	A. So Tricia McNulty had just been on a
16	Q. And that was part of her job as the	16	cruise I think. She was on vacation yeah, it was
17	working with Matt Bennett who at the time Matt	17	really crazy because we had asked her to schedule the
18	Bennett was the director of development, correct?	18	entire dinner before she went on vacation, and there
19	A. Correct.	19	was an e-mail that went from Tricia to me, which I
20	Q. And Ms. McNulty was sort of reported	20	think was sent like February 23rd, February 24th, I
21	to Matt Bennett at that time; is that correct?	21	forget the exact date she was on vacation, but she
22	A. What do you mean reported to?	22	sent me an e-mail before vacation and she said here
23	Q. He was her boss.	23	is all the plans, here is everything else, and I said
24	A. Yeah, well, she really had sort of four	24	to her who is going to manage this, and she said,
25	people that she was involved with. She worked with	25	well, I will, but I need more people, and I said what
	Page 169		Page 171
1	Daniel Pipes, she worked with Matt Bennett, she	1	more people do you need, and she said, well, what
2	worked with Marnie Meyer well, actually five	2	about Marnie and Lisa, and I said, okay, you make the
3	people. Marnie Meyer, myself. And then she also had	3	decision what's best for you. I really believed in
4	the responsibility of liaising with the different	4	having people decide what's best for them,
5	volunteers and the different hosts of events, so she	5	self-empowerment. And I said if it's just you, get a
6	sort of like was a board liaison, too. So if you	6	hotel; if it's you and Marnie and Lisa, get an
7	want to consider that a direct report, I don't know	7	Airbnb. Not my Airbnb; that was just me and Matt.
8	about the management structure but it was pretty	8	Okay? And then she booked her hotel, I think I
9	informal.	9	told her to stay at the Hilton, we had a good deal
10	Q. You were their all their boss,	10	there, so she had her own hotel, that was her
11	though, correct?	11	accommodations and lodging, she was supposed to stay
12	A. No, I was not.	12	with Marnie and Lisa, they had agreed to stay
13	Q. You were not Matt Bennett's boss?	13	together for some reason. I said if you need more
14	A. No, I was.	14	than one, go ahead. And then we arrived in D.C I
15	Q. You were not Marnie Meyer's boss?	15	was in meetings all day. Can I ask you a question,
16	A. No, I was.	16	Mr. Carson, just about specifics? Has MEF provided
17	Q. In March of 2018.	17	you or has my counsel provided you with the calendar
18	A. I was, yes.	18	from 2018?
19	Q. You were Lisa Barbounis's boss?	19	Q. I don't know. But
20	A. Yes, but I didn't mention her.	20	A. The reason it matters is because that
21	Q. By boss I mean supervisor, boss, same	21	calendar was arranged by Tricia McNulty.
22	time.	22	Q. Okay.
23	A. Yeah, but, like I said, I didn't	23	A. So I don't want to give you an answer
24	mention her, so you asked me if I was all of their	24	that is like, well, you know, we were supposed to go

25

bosses, and I was Marnie and I was Matt's boss but

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here and then it turns out I was somewhere else. I'm

correct?

Uber.

A.

I don't remember if we were in the same

23

24

25

Page 172 Page 174 trying to give it to you best of my recollection. 1 Okav. Q. Q. Let me fast forward this a little bit. 2 But I do remember --A. 3 At the end of the night did --Is it possible --O. 4 All this is important because it gives 4 -- that I had -- I don't know if it's context to what was planned. 5 5 possible or not. I don't want to answer something I understand. I understand. But let 6 6 that's not accurate. 7 7 me just --Well, is it possible that you took the 8 A. 8 same Uber or do you specifically recall that you So --9 9 didn't? So at the end of the night did you and 10 Matt Bennett and Ms. McNulty and Ms. Meyer and Ms. 10 Α. No. I don't remember who I took an Uber Barbounis return to the Airbnb that you and Matt had 11 with, Mr. Carson. 12 12 booked? Okay. So now you're all back at the 13 Airbnb. What time is it when you get there? 13 A. No, because there was other events 14 I think the Uber records indicate --14 between the dinner and the end of the night. you have to see, but the bars -- see, what happened 15 Yeah, I -- at the end of the night I Q. said. -- that's why I wanted to mention beforehand, that --16 after the dinner and then after, Marnie Meyer and 17 Well, not at the end of the night. At the end of the night Tricia McNulty slept in the Lisa and Tricia had booked our attendance at four or Airbnb, but we didn't immediately go back to the 19 five events that took place after the dinner. I have an e-mail, and we can provide this if this is 20 Airbnb. 21 I know. I understand. I'm not worried something that will help, Lisa Barbounis and Tricia about where you guys went and had a couple drinks in McNulty were exchanging e-mails with EJ Kimball, who 22 between dinner and Airbnb, I'm trying --23 used to work for MEF, where Lisa asks EJ what's this 23 24 It wasn't a couple drinks, Mr. Carson. 24 event CAMERA, Committee for Accurate Middle East 25 Tricia McNulty was drunk beyond belief. Reporting in America, and EJ says I don't know but 25 Page 173 Page 175 they have top shelf liquor, I'll be there, and then Okay. Now, at the end of the night 1 Lisa responds count me in. And there is another when you allege that she was drunk beyond belief did you all return to the Airbnb that you and Mr. Bennett 3 e-mail which talks about --4 had booked? Mr. Bennett, you can -- you and your 5 5 counsel can submit whatever documents you want and --A. No, Matt -- Matt and I had, I think, we went to get pizza, they were waiting outside the 6 A. I'm Mr. Roman, not Mr. Bennett. 7 entrance, or we may have been in the same car, I'm O. Sorry. Mr. Roman. Thank you. not sure, I think probably Lisa has the Uber records 8 But the reason I'm saying all this is or they might be somewhere, but there was different important is because the way in which they returned, times that different people showed up to the Airbnb 10 some people were at the hotels and were at the bars, 10 because there was multiple rides. 11 other people were at the Airbnb, and at the end there 11 12 But you and Lisa -were so many people at the Airbnb I don't remember 12 Q. So I -- I don't remember if I arrived who was there and when they were there but I do 14 with those three and Bennett. I do remember that I 14 remember --15 was with, like, seven other people who were there and Q. I just want to know what time you got 16 they stayed -- few of them stayed there until the 16 back, what time --17 A. I can't give you an accurate time. next day, too. So it wasn't just the four of them. 17 18 But then you guys all did go back to O. Approximately. 18 your place at the Airbnb, right? 19 It was after the -- after that we were 19 A. 20 At different times, staggered. at three or four or five bars -- we were at some bars 20 Α. 21 But you and Lisa and Mr. Bennett and 21 together, we were at some bars that we separated --22 Ms. McNulty all took the same Uber back to it, Was it around 2 in the morning? O.

23

24

-- it was really mix.

you when you're talking at the same

THE COURT REPORTER: I can't hear

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1	time. Please.	1	you order some pizza into the room or did you go get
2	BY MR. CARSON:	2	pizza on the way back there? How did that happen?
3	Q. Was it around 2 in the morning?	3	A. Raheem Kassam ordered pizza.
4	A. I don't know.	4	Q. Okay. And were you sitting on the
5	Q. Okay. Fine. So now you're back at the	5	couch next to Lisa Barbounis and Patricia McNulty?
6	Airbnb. You're there, Matt Bennett is there,	6	A. When?
7	correct?	7	Q. When you got back to the Airbnb.
8	A. In addition to about eight other	8	A. No, I don't think so.
9	people, yes.	9	Q. At no time did you sit on the couch
10	Q. Is Lisa Barbounis one of those eight	10	with them.
11	people?	11	A. I may have, but the exact time you're
12	A. Yeah, I believe she was there.	12	asking me if I did, I had conversations with the
13		13	_
14	Q. And Patricia McNulty is one of those	14	students, I played the game of Battleship with them
15	eight people?	15	we actually got this box of Battleship from one of
	A. I believe she was there, yeah, she		the bars which was one of these board game bars,
16	slept there that night.	16	brought it back to the condo, whatever it was, and I
17	Q. Marnie Meyer is one of those eight	17	remember that some people were taking pictures
18	people?	18	because the view was over Logan not Logan
19	A. She also slept there.	19	anyways, one of the circles on Massachusetts Avenue,
20	Q. Was there someone named Raheem Kassam?	20	and then we were playing a game of Battleship, you
21	A. Yeah, Raheem was there.	21	know, the board game Battleship, at the dining room
22	Q. Was there some people from Pinsker	22	table, and the entire room was this, like, purple
23	there?	23	couch that extended like this, like an oval. The TV
24	A. Can you be more specific?	24	was to the left. There was a table for chess that
25	Q. No. I don't know how to be. Were	25	came around. There was a dining room table which
	Page 177		D 170
	1 age 177		Page 179
1	there Pinsker people there?	1	divided there was no walls, but it divided the
1		1 2	_
	there Pinsker people there?		divided there was no walls, but it divided the
2	there Pinsker people there? A. Yes. Would you like the names of the	2	divided there was no walls, but it divided the kitchen area from the living room, but everything was
2	there Pinsker people there? A. Yes. Would you like the names of the people who were there?	2	divided there was no walls, but it divided the kitchen area from the living room, but everything was all together. So I had this very intense game of
2 3 4	there Pinsker people there? A. Yes. Would you like the names of the people who were there? Q. If you know their names, you're welcome	2 3 4	divided there was no walls, but it divided the kitchen area from the living room, but everything was all together. So I had this very intense game of Battleship against Elliot Miller, and I don't even
2 3 4 5	there Pinsker people there? A. Yes. Would you like the names of the people who were there? Q. If you know their names, you're welcome to say them for the record.	2 3 4	divided there was no walls, but it divided the kitchen area from the living room, but everything was all together. So I had this very intense game of Battleship against Elliot Miller, and I don't even know where he is these days, but that's what I
2 3 4 5	there Pinsker people there? A. Yes. Would you like the names of the people who were there? Q. If you know their names, you're welcome to say them for the record. A. Sure. Elliot Miller, Jonathan Hunter, a guy named Ryan, I don't remember his last name,	2 3 4 5 6	divided there was no walls, but it divided the kitchen area from the living room, but everything was all together. So I had this very intense game of Battleship against Elliot Miller, and I don't even know where he is these days, but that's what I remember. And then I also remember rolling cigarettes because the Brits, they don't know how to
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-- I don't --

So they're both lying.

Well, what are they lying -- what are

23

24

25

A.

Q.

Page 180 Page 182 1 Did you whisper that in Ms. McNulty's 1 you saying they're lying about? Q. 2 2 ear? THE COURT REPORTER: I can't hear 3 3 your questions because you're talking at No, Mr. Carson, I don't whisper, I'm always told -- one of the complaints that Mr. Pipes 4 the same time that he is. Please repeat said is that I'm too loud. 5 6 So you --6 BY MR. CARSON: Q. 7 7 So I don't -- I don't whisper into My question is, so are they both lying A. 8 8 people's ears, no. then? 9 9 What are you talking about? What are O. Did you yell into her ear then? they -- what are you saying they're lying about? 10 No, I -- that would not be nice if I 10 11 Ms. Barbounis and Ms. McNulty have yelled in someone's ear. I don't yell in people's 12 consistently alleged since November of 2018 that you 12 ear. were on the couch between them, that you put your arm Did you tell her that everyone should 13 O. go, it should just be the two of you there? around Ms. Barbounis, that you put your other arm 14 around Ms. McNulty, you pulled them both toward you, 15 No, I never said that. A. Did you pick her up by her butt and put that Ms. McNulty -- you picked her up by her butt and 16 Q. put her on your lap and started whispering in her ear 17 17 her on your lap? that everyone should leave and it should just be the No, I've never touched Ms. McNulty in two of you in the room. They both allege that. Are 19 such a fashion. I've actually never probably ever touched Ms. McNulty, so that accusation is they both lying? 20 21 A. Mr. Carson --21 outlandish. 22 22 O. Yes or no. O. Well, she made the accusation against 23 you. Is she lying? -- first of all -- first of all, what 23 24 you're alleging has been told in this case, in 24 Mr. Carson, Tricia McNulty has made multiple cases, seven different ways. seven different versions of an allegation of some Page 181 Page 183 1 nature which started one way when you sent the letter Q. 2 to us on June 20th and it morphed into this story on So that's the first thing. So if you and on and on to this day that she -- not this day, 3 want to address each allegation how it's changed but that she gave another version some -- two weeks seven times --5 ago she testified. Ms. McNulty is lying, there is no Q. Yeah --other word to say it, when she says that I in one way 6 A. That's one thing. or another may have touched her on some couch that I 7 -- I would be happy to do that, but can Q. don't remember even sitting on. So, yes, she's you just answer the question? 8 9 Sure. But the answer to those --9 lying. 10 10 Q. Were they lying? Well, is Ms. Barbounis lying, too, -- seven different stories is they then? 11 11 lied, they lied, they lied, they lied, 12 Ms. Barbounis is a whole other case of lying. Ms. Barbounis -they lied, they lied, seven times. Yes, they lied. 13 14 14 Q. Well, she said --So what -- so tell me these seven 15 different stories. When did you hear the first one? 15 A. -- according to ---- that she saw you on the couch next 16 16 Well, it's not that I have to see them, to Ms. McNulty and she said --17 it's we have to go through the complaints. You filed 17 Ms. Barbounis says a lot of things. I 18 four complaints, in Yonchek, in Brady, in Barbounis 18 can't testify to the veracity of what Ms. Barbounis 19 19 20 sees. She sees a lot of things that have already We're only here today to talk about one 20 Q. 21 been disproven, Mr. Carson, so, no --21 case. 22 22 So they're --Q. A. No, but you're asking about the lies.

You tell the story a different way in each of your

like to really get into the specificity of it.

complaints. We have to address each lie if you would

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	position of OKEGO KOWAIV		Lisa Darboums v. whate Lastern i orum, et. ar.
	Page 184		Page 186
1	Q. I think Mr. Roman	1	Q. So and you testified that that story
2	A. So you say it one	2	has morphed and that there has been
3	Q. Just slow down	3	A. Oh yeah.
4	A. I'm just trying to answer your	4	Q eight versions of the story, so
5	question, Mr. Carson. I'm sorry. I won't answer if	5	A. Seven versions, not eight. Seven.
6	you don't want me to.	6	Q. Seven. And so the first and you
7		7	don't I'm not going to hold you to the number.
8	explain yourself. Slow down for a second.	8	A. I think it's seven. It might be eight,
9	You testified that from when until	9	it might be six.
10		10	Q. Approximately. So
11		11	A. Sevenish or so.
12		12	Q the first the first one that
13		13	you're aware of occurred around October of 2018; is
14		14	
15	_	15	A. No, I said when Lisa Barbounis revealed
16	Q give me the date the first story was	16	that she had started an affair with Danny Tommo to
17	alleged.	17	Tricia McNulty, that's the first time.
18		18	Q. The first time
19		19	A. I think it was October
20	Q. Approximate date.	20	Q that you heard the story.
21	A date. So I think there was text	21	A 23rd or 24th I didn't hear her
22		22	
23		23	of the discovery that you produced, that's when it
24		24	starts making sense of this lie.
25		25	Q. That's not what I'm that's not what
	Page 185		Page 187
1		1	_
1 2	1 J &	2	I'm asking you. I'm you said that the story of
3	Q. That's not what	3	how they described the incident has morphed seven
4	A or two weeks ago I'm getting to	4	times around. A. Correct.
5	unisi Deeduse what they re doing is	5	
6	-	6	Q. So I'm wondering when the first version
7		7	of the story was told. Is that around A. The first
8	71. Wif. Curson, you're asking me when the	8	
9	, , , ,	9	Q October 2018?A. The first version was told when Tricia
10	Q. I'm asking I don't I don't want context. I just want a date so we and then	10	McNulty concocted it in a text message to Lisa
11	A. I'm giving you the date, but I got to	11	Barbounis around October 23rd.
12		12	
13	Q. No, you don't.	13	Q. All right. Concocted it? Concocted?A. Yeah.
14		14	Q. Okay. Give me a second. Let me write
15	Q. No, you don't, because I you're	15	
			it down. When Their concocled it in a text to Lisa
Ιh			Parhounia in October 2018 Okov
16 17	going to get there. All right? Just we got to take	16	Barbounis in October 2018. Okay.
17	going to get there. All right? Just we got to take it slowly so that the record is clear.	16 17	A. Not October, like
17 18	going to get there. All right? Just we got to take it slowly so that the record is clear. A. I'm going real slow, real slow.	16 17 18	A. Not October, likeQ. Around.
17 18 19	going to get there. All right? Just we got to take it slowly so that the record is clear. A. I'm going real slow, real slow. Q. So you're saying the date of the first	16 17 18 19	A. Not October, likeQ. Around.A October twenty because if you're
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17 18 19 20 21 22 23	going to get there. All right? Just we got to take it slowly so that the record is clear. A. I'm going real slow, real slow. Q. So you're saying the date of the first story and we're specifically talking about AIPAC right now and what happened on that couch, what did or did not happen on that couch. Okay? That's what we're talking about right now. And everything that	16 17 18 19 20 21 22 23	 A. Not October, like Q. Around. A October twenty because if you're saying October, there is other events that took place in October Q. It's not a test. A that was a different version of
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25

A.

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What didn't happen at the couch at the

			, , , , , , , , , , , , , , , , , , ,
	Page 188		Page 190
1	The than from what they originary said.	1	Q. Mr. Roman, I need a date. I just need
2	THE COURT REPORTER: One at a	2	a date. I don't need to know what's around the date.
3	time, preuse.	3	Just give me a date. Give me a date.
4	BY MR. CARSON:	4	A. Like I said, I'm trying to tell you
5	Q. It's not a test. We're going to say in	5	Q. Just give me a date.
6	or around. We have to be able to make we have to	6	A that I think
7	be able to outline this, so	7	Q. The next words out of your mouth need
8	A. I'm trying to outline this, Mr. Carson.	8	to be a month and a year.
9	You're saying	9	A. I think the affair started October 23rd
10	Q. No, no, no.	10	and I think that's when the text messages started.
11	A in or around. I'm saying	11	Q. So then why did you say wrong when I
12	Q. Wait for a question.	12	just said in or around October 2018?
13	A October 23rd.	13	A. Because it's not specific enough. We
14	Q. You got to wait for a question.	14	have to be as specific as possible.
15	A. I'm waiting.	15	Q. No, we don't. We can be general. It's
16	Q. All right. The first version of this	16	easier.
17	concocted, quote/unquote, version, quote/unquote,	17	A. Mr. Carson, I don't want that I
18	allegation, whatever, it was when Tricia texted it to	18	don't want that to be my testimony.
19	Lisa Barbounis sometime around October 2018. Okay?	19	Q. Mr. Roman, stop
20	Is that fair?	20	A. I want to have specific
21	A. Well, there is multiple references to	21	Q interrupting me.
22	conversations	22	A testimony.
23	Q. You got to just answer the question yes	23	Q. The court reporter can't take two
24	or no. Is it fair if it's not, then correct me.	24	people talking at the same time.
25	A. I'm correcting you. There's	25	A. Okay.
	Page 189		Page 191
1	Q. I'm looking for a date. When?	1	Q. October 23rd, 2018. Done.
2	A. So I give you a date.	2	A. I think. I think October 23rd.
3	Q. Okay. When?	3	Q. When's the last one, the most recent
4	A. I said that the first version that I'm	4	one. Give me a month and a year.
5	aware of or that I remember was based on text	5	A. When either when Lisa or Tricia gave
6	messages that I reviewed that you have produced	6	their testimony during their deposition, that's the
7	between Tricia and Lisa around the time that Lisa	7	last time we heard a different version of the story.
8	started having an affair with Danny Tommo	8	Q. Okay. During the dep. Okay. And
9	Q. That was in that was well into 2019,	9	you're saying in between those there were five more
10	SO	10	about?
11	A. No, no, that	11	A. I would say that there was two versions
12	THE COCKT REPORTER: Team thear	12	of the story, one told by Lisa and one told by
13	you. I can't hear you.	13	Tricia, when they were examined by Dr. Barbara Ziv,
14	THE WITNESS: Mr. Carson, Lisa	14	the forensic psychiatrist that examined both of them
15	Barbounis testified to starting an	15	a few months ago. Lisa told one version of the
16	arran with Bainty Tollino on October 2314,	16	story, Tricia told another version of the story.
17	2010. Tou should reconcer what your	17	Q. Of AIPAC.
18	own enem said dood not unuits.	18	A. Of AIPAC, that's what we're talking
19	BY MR. CARSON:	19	about, this alleged
20	Q. Sorry, I don't, but that's line.	20	Q. Of the couch.
21	71. So well, how are we doing we got	21	A couch incident that never happened.
22	to be accurate with these dates, so	22	Q. Of what happened on the couch or what
23	Q. Just give me a date.	23	didn't happen on the couch at the AIPAC conference,

-- I'm trying to give you the accurate

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correct?

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AIPAC conference.

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- We're talking about the same thing, Mr. Roman, so --
- We're not, Mr. Carson. We're not talking about the same thing.
- Okay. We're not. We'll pretend like we're not. So -- so then you said another version is a version that Patricia provided to Dr. Ziv and another version is a version that Lisa provided to Dr. Ziv?
 - Correct. Now we're at five. A.
- 12 Q. No, we're actually at four now, but 13 that's okay.
- Well, no, we have the text message, we Α. have --15
 - Text message --Q.
 - -- one testimony from Lisa --A.
 - O. Right.
- 19 A. -- we have another testimony from Lisa -- excuse me, from Tricia, that's three. We have Tricia's story that she told Dr. Ziv. We have Lisa's 21 story that she told Dr. Ziv. So that's five. 22
 - Okay. It would be easier if you just let me be -- you answer the questions and let me organize it. Okay?

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I just want to make sure my testimony is accurate.

- The first one I have is from October 23rd, 2018, sometime around, in a text message. All right? The last one I have is when Lisa provided testimony at a deposition. In between those two I have Patricia providing testimony -- or not testimony. Patricia providing a statement to Dr. Ziv and then I also have Lisa providing a statement to Dr. Ziv, and I believe the last one, the sixth one that you're testifying about, is Ms. McNulty providing testimony at deposition, correct?
- We're at five and now we have two more but there is actually probably five more now that you're helping me jog my memory.
 - So --Q.
- We're at about ten right now. So we're at five. I'm going to give you another five.
 - We're at five. Just slow down. Q.
- I'm sorry. A.
- 21 Just give me one more, just one more Q. right now.
- 23 Okay. So the next one that I recall is Tricia McNulty's accounting of what she says happened at AIPAC in her complaint that was filed October

27th, 2019, in the Eastern District of Pennsylvania.

- Okay. And I'll represent to you I copied and pasted all the complaints, so regardless of the fact that there is multiple complaints, it's all the same, it's all one big story.
- A. Can you just clarify -- just to understand.
- 8 O. Never changed a word of the complaint. Every time I file a new complaint I just copy and paste --10
 - A. You took the same complaint in Barbounis, you put it in McNulty, you put it in Yonchek, you put it in Brady?
 - No, that's not -- what I'm saying is that Ms. McNulty's filed more than one complaint. She's filed a complaint and an amended complaint, another amended complaint. I'm saying all the accounts in those three complaints are the same.
 - A. Okay. Well --
 - 0. So we're going to say the complaint is one more story.
 - It's not -- it's not, though, because what you wrote in your civil complaint is different from what is written in the handwritten complaint that either Barbounis or McNulty gave to the EEOC in

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or around June 5th of 2019.

- That's called a charge.
- So the charge and the complaint -- so she files a complaint that has one version, she files a charge that has a different version, two different versions within two weeks of each other. There is more versions of her story than I knew about. This is -- you're really enlightening here.
- We're going to take a look at them and you're going to explain this. All right? I'm just
- A. Well, I can't explain anything that didn't happen, Mr. Carson.
- Well, we're going to -- just -- let me just lead the way and I'll --
 - All right. Sorry. My apologies.
- You're doing fine. Just keep going. All right. So the EEOC charge is another version. So we have one, two, three, four, five, six, this is -- that's seven, the charge is number seven. Do you -- are there any others you want to say -- can I suggest one.
- Well, I think there is a version that Ms. McNulty gave to Mr. Pipes.
 - That's the one I was about to suggest.

Lisa Barbounis v. Middle Eastern Forum, et. al.

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	DOSITION OF ORLOG ROWALV		Lisa Darbouins v. Wildere Lastern i Orum, et. ar.
	Page 196		Page 198
1	A. That's eight.	1	text messages in this case, so I don't know what she
2	Q. So the letter the letter to	2	said to Marnie. I have what we have produced by
3	Mr. Pipes. Okay?	3	Marnie Meyer's counsel in Meyer versus MEF, but there
4	A. No, no, I didn't say you're putting	4	has been no evidence or limited amount of evidence
5	words in my mouth, Mr. Carson.	5	produced by McNulty versus MEF. I think there is a
6	Q. Well, I was about to it's this right	6	motion for contempt against Ms. McNulty that we're
7	here. This is the letter to Mr. Pipes.	7	waiting to see what Judge Brody is going to say, so I
8	A. Not this. This would be another	8	can't answer that right now.
9	version.	9	THE WITNESS: Can we take a break?
10	Q. Okay. So so you're going to	10	I got to get some water. Is that okay?
11	well, let's just the letter to Mr. Pipes is one.	11	MR. CARSON: Absolutely.
12	Okay?	12	THE WITNESS: Okay. All right.
13	A. There's three or four more versions.	13	Take five minutes?
14	We haven't gone over all the versions yet.	14	THE VIDEO SPECIALIST: We're off
15	Q. Is it fair to say the letter to	15	the record. It's 4:31 p.m. Eastern.
16		16	THE WITNESS: Thank you,
17	A. One, but not the last one.	17	Mr. Carson.
18	Q. Not the last one. Okay. The letter to	18	(A brief recess was taken.)
19	Mr. Pipes	19	THE VIDEO SPECIALIST: We're back
20	A. There is a difference	20	on the record. It's 4:43 p.m. Eastern.
21	Q. I'll call him Dr. Pipes. And	21	THE WITNESS: Can you guys see me
22	A. He actually prefers Mr. Pipes. I mean,	22	okay?
23	I know he's got the doctor but	23	THE VIDEO SPECIALIST: Yes.
24	Q. I don't know. I deal with	24	BY MR. CARSON:
25	A. But this is not this is not the one	25	Q. All right. So, Mr. Roman, screen share
	Page 197		Page 199
1	between October 23rd and this it says November	1	all right. So do you see this right here,
		1	an fight. So do vou see uns fight here.
2	4th. I also understand that	2	
2	4th. I also understand that		Mr. Roman? See it?
	4th. I also understand that Q. There is a statement on 11/1.	2	Mr. Roman? See it? A. Yeah.
3	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version	2	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is
3 4	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed	2 3 4	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been
3 4 5	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from	2 3 4 5	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual
3 4 5 6	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement	2 3 4 5 6	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter
3 4 5 6 7	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just	2 3 4 5 6 7	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like
3 4 5 6 7 8	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every	2 3 4 5 6 7 8	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when
3 4 5 6 7 8 9	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text	2 3 4 5 6 7 8 9	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it
3 4 5 6 7 8 9 10	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced	2 3 4 5 6 7 8 9 10 11	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same
3 4 5 6 7 8 9 10 11 12	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov	2 3 4 5 6 7 8 9 10 11 12	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what
3 4 5 6 7 8 9 10 11 12 13	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she	2 3 4 5 6 7 8 9 10 11 12 13	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge
3 4 5 6 7 8 9 10 11 12 13 14	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not	2 3 4 5 6 7 8 9 10 11 12 13 14	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date.
3 4 5 6 7 8 9 10 11 12 13 14 15	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge.
3 4 5 6 7 8 9 10 11 12 13 14 15 16	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge.
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three four, five, six, seven, eight, right now we're at	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge for
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three four, five, six, seven, eight, right now we're at nine.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge for retaliation because of the lawsuits you guys filed
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three four, five, six, seven, eight, right now we're at nine. A. Nine.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge for retaliation because of the lawsuits you guys filed against her.
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three four, five, six, seven, eight, right now we're at nine. A. Nine. Q. I don't have I mean, if you want me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge for retaliation because of the lawsuits you guys filed against her. A. Yeah, I understand that, but what I was
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three four, five, six, seven, eight, right now we're at nine. A. Nine. Q. I don't have I mean, if you want me to say the version she gave to Ms to Ms. Meyer,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge for retaliation because of the lawsuits you guys filed against her. A. Yeah, I understand that, but what I was saying is that there the first charge was in June
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three four, five, six, seven, eight, right now we're at nine. A. Nine. Q. I don't have I mean, if you want me to say the version she gave to Ms to Ms. Meyer, is that what you want to say?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge for retaliation because of the lawsuits you guys filed against her. A. Yeah, I understand that, but what I was saying is that there the first charge was in June you sent that there you go. That's June.
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	4th. I also understand that Q. There is a statement on 11/1. A. On 11/1 and there is another version that McNulty tells Meyer or Lisa, maybe she changed her version from Q. We don't have Ms. Meyer's statement here. Can we just A. No, but you're asking me about every one that took place. What we do have is the text messages between Meyer and McNulty that was produced by your coworker Erica Shikunov Q. I don't think she A that has no, but I'm not saying she has another story of how that went through, so we must be at like 12 or 13 right now. Q. Right now we're at one, two, three four, five, six, seven, eight, right now we're at nine. A. Nine. Q. I don't have I mean, if you want me to say the version she gave to Ms to Ms. Meyer, is that what you want to say? A. I don't know. Mr. Carson, McNulty	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Mr. Roman? See it? A. Yeah. Q. I'm going to represent to you this is the EEOC charge that was filed at the EEOC, it's been turned over and marked LBEEOC docs. This is the dual filing letter A. Actually it looks like a looks like a different document than the one we have from when you first sent it Q. Yeah, it's not. It's the exact same I mean, I don't know what you have, but this is what was filed with the EEOC. This is the second charge of discrimination. You can tell because of the date. A. Second charge. Q. What? A. So this is the second charge for retaliation because of the lawsuits you guys filed against her. A. Yeah, I understand that, but what I was saying is that there the first charge was in June you sent that there you go. That's June.

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explained -- I mean, look, this is Lisa Barbounis's charge. Lisa Barbounis wrote in her charge in the material facts section Airbnb -- see AIPAC conference? 5 It's spelled incorrectly. Α. 6

- Sorry. AI, right? Q.
- A. Uh-huh.

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- So see it says respondent Gregg Roman Q. sat on the couch between charging party Lisa Barbounis and coworker Patricia McNulty?
 - I can read -- yes, that's what it says. A.
 - Q. All right. So --
- It's kind of hard to see with the blue. 13 A.
 - What? O.
- 15 You highlighted it in blue and I A. couldn't see the text when you highlighted it. 16
- It ends right here. Right? This is 17 the part that explains the couch. It goes from 20 to 19 26. Okay? Do you see that?
 - Go up a little bit. Yeah, okay. A.
- 21 Q. 20 to 26.
- 22 Okay. Α.
 - Q. Did you read that?
- 24 27 has AIPAC in it, too. A.
- 25 27 is just a legal conclusion. O.

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I'm not -- I don't understand the law, but I can start from 20 and read down to twenty --

- I mean, I will suggest to you that this is just my characterization of the facts that my client alleged.
 - Exactly, Mr. Carson. Exactly. A.
- Right. I made a legal conclusion on O. behalf of my client.
- No, but that's what I'm saying, it's your conclusion of one of at least 12 different versions of what McNulty has said to private people on the public record in different areas. All of these different representations of what she says happened that evening --
 - Right. So --O.
- -- are just -- are just -- they really make what the allegations confusing -- first of all, I'm saying they didn't happen, but, beyond that, she said -- she tells so many different versions in so many different forums --
- Q. Let me -- I understand. You said that already. That's why we just made a list. So let -now we're going to look at what you're talking about. So I'll represent to you that this -- this part is not a legal conclusion, the calling it a sexual

assault is, okay, so it's part legal conclusion, part -- but I don't think it continues. There is no more

description of the couch incident in this charge.

Okay? Fair enough? 5

- No, the alleged couch incident is how it should be represented.
 - O. What?
- 8 A. You're saying there was a couch 9 incident. I'm not acknowledging that there was a couch incident. 10
 - We know -- Mr. Roman, no one is trying to trick you into acknowledging --
 - You just said couch incident, so I don't want to have the record be incorrect.
- Q. Let me just -- I'm going to describe it 16 as the couch incident. The couch incident refers to what may or may never have happened on the couch. My client alleges it happened, Mr. Roman alleges it didn't happen. We know. This is what we call a material fact in dispute. We understand that. No one is trying to trick you into saying it happened. I'm just calling it the incident, just -- all right? That's what -- fair enough?
 - A. Not --
 - O. When I say the incident I mean what --

what you allege didn't happen is fine. We can call that the incident. Okay? When I say incident, I'm alleging -- what I mean by that is what Mr. Roman alleges did not happen on the couch that Ms. McNulty

alleges did. That's what that --

- A. Correct, did not happen on the couch.
- Okay. So this is her characterization of what happened on the couch filed at the EEOC, right? That's one of the times you said her story changed?
- Well, actually, it doesn't start at 20; it goes before 20. The whole story -- 18 -- is there something in 17?
- 14 Let's just make it easy and just 15 relegate it to the couch --
 - Mr. Carson, you're showing me a document that's 31 pages long --
 - This says -- this says exactly what you already testified to. Respondent and Matt Bennett booked an Airbnb in D.C. Lisa Barbounis had a hotel room. The other female employees including Barbounis also had a hotel room.
- Yeah, but the thing is is is that you write in your first complaint against me that I ²⁵ forced McNulty to go to Washington D.C. You said

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Dej	position of GREGG ROMAN		Lisa Barbounis v. Middle Eastern Forum, et. al.
	Page 204		Page 206
1	that I trafficked her there. So, again, you have a	1	a handwritten complaint that I think I think she
2	representation here that's different from a	2	maybe
3	representation that you made in October that's	3	Q. This? This?
4	different from another representation that your	4	A. I don't know. I'm talking about
5	client made two weeks ago.	5	McNulty's complaint, not Barbounis's. There is a
6	Q. Mr. Roman	6	handwritten complaint that McNulty filled out am I
7	A. So I don't know which one we're talking	7	allowed to ask counsel is that okay if I ask
8	about here. If this is like if you're asking me	8	counsel something?
9	,	9	
10	to comment on this version	10	Q. No.
	Q. Yeah, no		A. Not to tell me something, but if we
11	A okay, fine.	11	have a document that I'm referring to and I can say,
12	Q. That's what we're looking at. We're	12	hey, counsel, can you get that document, can he do
13	looking at a charge.	13	that?
14	A. Right.	14	Q. If they want to jump in and say what
15	Q. Right?	15	you're talking about, it's fine, I can pull it up.
16	A. But it's just there's so many different	16	A. Okay. So there is this document that I
17	versions of this, Mr. Carson.	17	reviewed I think like a day or two ago and it was a
18	Q. But we've heard you say that	18	handwritten
19	A. I don't know what you want.	19	Q. Did it look like this? Did it say
20	Q. We've heard you say that. We actually	20	charge of discrimination?
21	listed the number of versions that you allege are out	21	A. There was a few. There is the McNulty
22	there and that you	22	one and there's the Barbounis one. Okay? But this
23	A. I'm not alleging it. You have the	23	is specifically McNulty's recollection of the alleged
24	records have showed me. It's	24	couch imbroglio and it says something in there that's
25	Q. Right.	25	different
	Q. Rigiit.		different
			Page 207
1	Page 205	1	Page 207
1	Page 205 A a material fact not in dispute.	1	Q. What does it say?
2	Page 205 A a material fact not in dispute. Q. But what I'm going to show you is that	2	Q. What does it say?A from this. Can I ask counsel to get
	Page 205 A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like,	2	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific?
2 3 4	Page 205 A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know	2 3 4	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different?
2 3 4 5	Page 205 A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want,	2	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's
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2 3 4 5 6 7 8 9 10 11	Page 205 A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about.	2 3 4 5 6 7 8 9 10 11 12	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is.
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2 3 4 4 5 6 7 8 9 10 11 12 13 14	Page 205 A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman.	2 3 4 5 6 7 8 9 10 11 12 13	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation,
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman. A. One of them but not the one I was	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation, Mr. Gold
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman. A. One of them but not the one I was specifically referring to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation, Mr. Gold MR. GOLD: Uh-huh.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman. A. One of them but not the one I was specifically referring to Q. It's one of the it's one, two, three, four, five, six, seven, eight, nine, ten, it's one of the ten that you came up with.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation, Mr. Gold MR. GOLD: Uh-huh. THE WITNESS: that I may have read and you were aware that I read yesterday, two days ago, you know what
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman. A. One of them but not the one I was specifically referring to Q. It's one of the it's one, two, three, four, five, six, seven, eight, nine, ten, it's one of the ten that you came up with. A. One of ten.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation, Mr. Gold MR. GOLD: Uh-huh. THE WITNESS: that I may have read and you were aware that I read yesterday, two days ago, you know what I'm talking about, Mr. Gold?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman. A. One of them but not the one I was specifically referring to Q. It's one of the it's one, two, three, four, five, six, seven, eight, nine, ten, it's one of the ten that you came up with. A. One of ten. Q. You said there is ten different	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation, Mr. Gold MR. GOLD: Uh-huh. THE WITNESS: that I may have read and you were aware that I read yesterday, two days ago, you know what I'm talking about, Mr. Gold? MR. GOLD: Talking about the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman. A. One of them but not the one I was specifically referring to Q. It's one of the it's one, two, three, four, five, six, seven, eight, nine, ten, it's one of the ten that you came up with. A. One of ten. Q. You said there is ten different versions. This is one of them.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation, Mr. Gold MR. GOLD: Uh-huh. THE WITNESS: that I may have read and you were aware that I read yesterday, two days ago, you know what I'm talking about, Mr. Gold? MR. GOLD: Talking about the charge of discrimination that was filed
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A a material fact not in dispute. Q. But what I'm going to show you is that they're all the same version, Mr. Roman, but, like, you know A. You can show me whatever you want, Mr. Carson, but Q. But this is A I'm just telling you Q the version that you A there's so many stories. Q that you said that my client made, which she did, to the EEOC on June A. That's not what I'm talking about. Q. It's one of the ones you listed, Mr. Roman. A. One of them but not the one I was specifically referring to Q. It's one of the it's one, two, three, four, five, six, seven, eight, nine, ten, it's one of the ten that you came up with. A. One of ten. Q. You said there is ten different	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. What does it say? A from this. Can I ask counsel to get that document so I can be specific? Q. What does it say that's different? A. It says there let's go back let's let me read 20 through 28 and I'll tell you what's different. And then I want to read the one that we were talking about. Can I just ask counsel to get that for me? Is that okay, Mr. Carson? Q. If they know what you're talking about, they're welcome to jump in and say what it is. A. Okay. Can I do a without breaking privilege I'm going to ask Mr. Gold THE WITNESS: There is a document that's a handwritten allegation, Mr. Gold MR. GOLD: Uh-huh. THE WITNESS: that I may have read and you were aware that I read yesterday, two days ago, you know what I'm talking about, Mr. Gold? MR. GOLD: Talking about the

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	Page 208		Page 210
1	There was one that Mr. Carson typed up	1	is a dual filing, this is the
2	and sent	2	MR. GOLD: Keep going.
3	MR. GOLD: Right.	3	MR. CARSON: This is the entry of
4	THE WITNESS: There's a	4	appearance, this is the typed charge
5	handwritten one either from Barbounis or	5	MR. GOLD: Yeah, this looks like
6	McNulty. Do you have that?	6	it right here. Go ahead. Something
7	MR. GOLD: Matt, can you pull that	7	about escaping go ahead, let's see
8	up?	8	what we got here.
9	THE WITNESS: Either Matt or Bill	9	MR. CARSON: I think I know what
10	Rieser, do you guys have that?	10	you're talking about. Here I mean, I
11	(Simultaneous speakers.)	11	just gave you a chance to read it, but
12	THE WITNESS: I can't hear you.	12	just take your time and read it slower.
13	THE COURT REPORTER: I can't hear	13	MR. GOLD: Why don't you read this
14	you at all.	14	document, Mr. Roman, see if this is the
15	MR. GOLD: It's the charge that	15	document you're referring to.
16	was filed can you hear me now?	16	BY MR. CARSON:
17	THE COURT REPORTER: Yes. Thank	17	Q. So number so I'm not starting at the
18	you.	18	dinner because I don't I mean, I think those facts
19	MR. GOLD: It's the charge that	19	are probably not as material as what happened on the
20	was filed with the EEOC back in June	20	couch. So respondent proceeded to put his arm
21	on June 7th, 2019.	21	A. What allegedly happened on the couch.
22	THE WITNESS: Is that McNulty or	22	Q. The incident that may or may not have
23	Barbounis?	23	happened.
24	MR. GOLD: I think it's Barbounis.	24	Respondent Gregg Roman sat on the couch
25	THE WITNESS: So do we have that,	25	between charging party Lisa Barbounis and coworker
	Page 209		Page 211
1	Mr. Carson?	1	Ms. McNulty. Respondent Gregg Roman proceeded to put
2	(Simultaneous speakers.)	2	his arms around both charging party Lisa Barbounis
3	THE COURT REPORTER: Sorry.	3	and coworker Patricia
4	Everyone is talking at the same time	4	THE COURT REPORTER: Please. You
5	again.	5	have to slow down.
6	(Simultaneous speakers.)	6	MR. CARSON: Sorry.
7	MR. GOLD: Mr. Carson typed up the	7	BY MR. CARSON:
8	actual charge. Here it is right here.	8	Q. Respondent Gregg Roman grabbed coworker
9	That's not this is it. Here is what	9	Patricia McNulty by her upper thigh and violently
10	you're talking about. Correct?	10	yanked coworker Patricia McNulty onto his lap.
11	THE WITNESS: Yeah. So it's in,	11	Respondent Gregg Roman then began whispering
12	like, the little it's in the thing	12	inappropriate sexual advances in coworker Patricia
13	here, I think in the little sheet	13	McNulty's ear. Charging party Lisa Barbounis was
14	MR. GOLD: Yeah, keep going down.	14	present and witnessed this violent and aggressive
15	You'll see then there's a letter from	15	sexual assault. Coworker Patricia McNulty tried to
16	Mr. Carson to the commission. Keep	16	pull away from respondent Gregg Roman who resisted
17	going. Keep going. Keep	17	coworker McNulty McNulty's attempts to escape from
18	going.	18	respondent Gregg Roman's grip. Coworker McNulty had
19	THE WITNESS: There is nothing	19	to fight to get away. Once coworker McNulty was able
20	there.	20	to get away she left the room and entered the kitchen
21	MR. GOLD: Yeah, this is not the	21	area. Thereafter charging party witnessed respondent
22	this is not the charge. Looks like a	22	Roman leave the room and go upstairs. He did not
23	right to sue letter. Yeah, it's a right	23	return again downstairs again.
24	to sue letter, it's not the document.	24	MR. GOLD: Is that the document?
25	MR. CARSON: The dismissal, this	25	THE WITNESS: Well, that's one

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	DOSITION OF GREGO ROWALV		Elsa Barbouins V. Wildie Eastern Forum, et. al.
	Page 212		Page 214
1	version, yeah.	1	THE COURT REPORTER: I'm sorry
2	MR. CARSON: This document for	2	MR. CARSON: that are not
3	the record, this document is EEO	3	proper
4	LBEEOC Docs 1 through 31, and we'll make	4	THE COURT REPORTER: You guys have
5	that Roman 4.	5	to I know Mr. Gold was saying
6	THE WITNESS: Yeah.	6	something but I couldn't hear him. You
7	Mr. Carson, there is a very simple	7	have to talk one at a time, please.
8	reason why this cannot be true.	8	MR. CARSON: For the record,
9	BY MR. CARSON:	9	Mr. Gold instructed the witness not to
10	Q. Okay.	10	answer the question
11	A. The layout of the way Ms. McNulty	11	MR. GOLD: Because it was a
12	I'm sorry, this is Ms. Barbounis alleging this, not	12	hypothetical question about African
13	McNulty	13	Americans, but go ahead. And Mr
14	Q. Well	14	THE WITNESS: Mr. Carson's sound
15	A right?	15	got cut.
16	Q yeah, I mean it's yeah.	16	MR. GOLD: Mr. Carson told me
17	A. But I don't understand why you would	17	to add it to my list, which I will do.
18	include something that what McNulty said in	18	THE WITNESS: I can't hear Mr.
19	Barbounis's allegations. Is this Barbounis's	19	Carson.
20	representation of McNulty or McNulty's representation	20	THE COURT REPORTER: I can't hear
21	of Barbounis?	21	him either.
22	Q. Let me answer with a question. If you	22	THE WITNESS: Mr. Carson, your
23	were discriminating against black people and you	23	sound is off. Your microphone is off.
24	called one black person the N word in front of	24	MR. CARSON: Is it on now?
25	another black person, wouldn't that be discrimination	25	THE WITNESS: Yeah, yeah, now I
	Page 213		Page 215
1	against both of them?	1	can hear you.
2	A. Mr	2	BY MR. CARSON:
3	MR. GOLD: Hypothetical question,	3	Q. So when you subject a female if you
4	Mr. Roman, I'm not going to let you	4	subjected a female employee to sexual harassment in
5	answer the question.	5	front of another female employee, it's sexual
6	THE COURT REPORTER: Sorry, Mr.	6	harassment of both of them; do you understand that?
7	Gold, can you repeat that?	7	A. Mr. Carson, I didn't subject anyone to
8	MR. GOLD: Hypothetical question.	8	sexual harassment.
9	I'm directing him not to answer the	9	Q. But you understand that concept,
10	question.	10	correct?
11	BY MR. CARSON:	11	A. What concept?
12	Q. Mr. Roman, it would be discriminating	12	Q. That sexual harassment could be
13	against both of them, correct?	13	witnessing another member of your protected class
14	MR. GOLD: Same objection. Direct	14	being subjected to discrimination based on their
15	him not to answer.	15	gender.
16	MR. CARSON: You can't first of	16	MR. CAVALIER: Object to form.
17	all, you can't tell someone not to	17	THE WITNESS: Mr. Carson, I don't
18	answer based on the fact that it's a	18	understand the question.
19	hypothetical. That's not a reason to	19	BY MR. CARSON:
20	tell him not to answer. But if you	20	Q. Well, you asked why there is an
21	look, I'm going to file a motion with	21	allegation involving McNulty in a charge for Lisa
22	Judge Wolson already because of this	22	Barbounis, and I'm trying to help you understand with
23	deposition. So if you want to add that	23	my questions. If Ms. Barbounis witnessed you
23 24 25		23 24 25	my questions. If Ms. Barbounis witnessed you sexually assault a coworker, that could be sexual harassment for both of them, that's do you

Page 216 Page 218 1 understand that? away. She left the room and entered the kitchen 2 area. There is no two rooms. There is one room. We A. No. 3 should get blueprints from this -- and I'm sure you MR. CAVALIER: Object to form. can get it from Airbnb. There is no two rooms. 4 MR. CARSON: Okay. That's fine. 5 5 BY MR. CARSON: Okay? 6 6 O. But that's --Q. So --7 7 THE COURT REPORTER: Sorry. Who Α. One room. 8 8 was objecting? Q. -- does it say -- Mr. Roman --9 9 MR. CAVALIER: Cavalier. Α. That's one. 10 10 MR. GOLD: No one is objecting, -- does it say she went into another O. 11 room? 11 got right to the next question. 12 12 Mr. Carson, maybe you should It says she left the room, so if you're consider teaching a course in employment 13 in a room and you leave it, there by logic has to be 13 discrimination next year at law school. a second room. Okay? 14 MR. CARSON: Thank you. Maybe I 15 Because of that you're saying it's 15 impossible for this --16 16 will. 17 No, I'm not saying that, I'm saying 17 BY MR. CARSON: that's one of five reasons why, besides my own 18 Q. The --19 A. Your sound went off again. Your sound personal knowledge that it didn't happen, this is 20 20 went off again. incorrect. 21 21 All right. So let's get back to it. Mr. Roman, let me ask you a question So -- sorry, you guys are now watching a movie. This real quick about that. Was there --22 22 23 I have four more, Mr. Carson. 23 is --24 24 A. What movie. Q. Was there a kitchen in the Airbnb? 25 I don't know. Dolly Parton apparently. 25 There might be a kitchen, I -- there O. Page 217 Page 219 Let me get back to this -- here, let me stop so you was a kitchen area, yes, but wasn't in a separate guys don't need to see my calendar. 2 room. All right. So, anyway, my -- look, 3 Q. There was a kitchen area? let's get -- let's get through this. So, look, the 4 A. There was a kitchen area which was part charge of discrimination which is Roman Exhibit 4, of the living room area. which is EEOC Docs 1 through 31, you do see this 6 Q. Isn't that the language in the description which is between Paragraphs 20 and, say, 7 complaint, kitchen area? 27, right, Mr. Roman? You see it. That's all I'm 8 No, it's not. It's was able to --A. 9 9 asking. See what I highlighted? 10 10 Right, what I said was there is no way -- get away -- it was able to get away, at all it could be accurate because of the -- the 11 she left the room, so it's three parts, so what she's alleging is there is this couch, she's getting up, facts that are alleged in the charge -- one of 12 charges here, but this specific charge of 12, can't she's leaving the couch, and then it says she left 14 be correct. There is no way -the room. So if the kitchen and living room are in 15 O. Why? the same room, sorry, but the way that it's written 16 16 here, it couldn't have happened. -- at all, unless all of a sudden a A. building in Washington D.C. has morphed magically 17 Okav. 17 O. No way that could have happened. from one way to another, there is no way this could 18 18 A. be true. There is at least five things I can point 19 Okay. I mean, if you think that's 19 20 out to you that make this incorrect. relevant testimony, then it's now on the record for 20 21 Just take one at a time and point them 21 you. 22 out. A. It's not what I think is relevant; I'm 23 Sure. Number one, the kitchen that's just representing to you my recollection and the A. blueprints of the place where I the individual with mentioned here, what does it say? It says -- hold

on. Where is the kitchen. Here. Was able to get

²⁵ Matt Bennett and Steve Shimel [ph] and Elliot Miller

24

25

Q.

A.

Q.

Mr. Roman --

Right.

-- between Barbounis and McNulty.

Page 220 Page 222 and Jonathan Hunter and everyone else who was there So what you're saying is is is that will testify if you call them to testify, I think there's two -- I guess we can't really do a they're on our initial disclosures, I think we're stenographic representation of where two people are, having them testify, if they come testify, they will but the laws of physics -- and I'm not -- I might be, testify there was never a different room between a like, you know, a former wrestler or whatever, but to kitchen and the living room. It was all one room. lift somebody up to yank across the couch would mean 7 So this statement, Number 26 -that there would have to be contact with someone 8 O. You said that one now. What's the else, the actual positioning on the other side --9 Mr. Carson, I'm not that able, I got a bad back, I other --10 -- at least half of it is completely got a bad other side. There is no way that I would A. inaccurate. Number two -have the strength even to do what's being alleged 12 there. Okay? I don't have the --12 Because it says left the room, it means O. that it couldn't have happened. 13 Q. Okay. 13 Right. Number two --14 14 A. -- physical acumen to be able to do such a thing. Now, beyond that, the third reason why 15 Okay. 15 Q. Let's look at Number 27. Okay? It this didn't happen according to at least what's in 16 Α. says that this individual is yanked across the couch. 17 this charge --17 18 Okay? Well, wait. Just to get it straight, 18 19 Q. Where does it say yanked across the 19 Mr. Roman, number one is because it says left the room and number two is because you don't have the 20 couch. 21 physical acumen to yank someone --21 Right there, right there, when he violently yanked. That's what you allege. That's 22 A. No, not just that, it would be 22 23 physically impossible -- the laws of physics would what your client alleges. This is Lisa alleging it. 23 Can you -- can you talk about -- can not allow one person be lifted from one side across 24 25 you say what you're talking about? the other side without contact going on someone else, 25 Page 221 Page 223 A. Number 27. Okay? What it says there 1 and even if there was contact on someone else, the says -- this allegation, this incorrect allegation, ability to have two hands cross sitting on a couch I is when he -- when he yanked across the couch. Okay? don't see how it works. I'm not someone who deals So you have yanked across the couch. What you're with anatomy, but to me that doesn't seem like it's 5 saying is is that there is -- Barbounis you're saying possible. is on one side, you're saying McNulty is on the other 6 Q. Okay. 7 side, unless the implication is is that they're on The third reason that I don't think the same side, okay -- what does it say there? It that this is possible is because of -- if we go to -where is the upstairs part. Here, the second says Barbounis was present and witnesses this -- this sentence after the kitchen. Thereafter, charging --10 thing, and this is -- this is where the problem hold on. Up. Go up. Thereafter charging party exists with the multiple representations. When she's 11 talking to Ziv, okay, she says that there is one 12 witnesses respondent Roman leave the room and go 12 person on the couch on one side and there is another upstairs. Mr. Carson, there was no upstairs. It was 14 person on the couch on the other side. 14 a one level --15 15 Isn't that what it says here? Q. So because of that it didn't happen. Q. 16 This -- this implies, if we can go up 16 No, I'm giving you my analysis of A. to 20 --17 multiple reasons why I think beyond my own personal 17 denial that anything happened --18 18 Q. Doesn't ---19 Do you have another reason? 19 A. -- was sitting on the couch --20 -- that this would be -- I do. I'm -- Number 20 say that --20 Q. Α. 21 -- between -- listen. Hold on a 21 A. just saying --22 22 second. O. Go ahead. We got this one.

-- there was no -- there was no

upstairs, so now we have three reasons why what she

writes here is completely unplausible in my opinion.

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A.

Dej	position of GREGG ROMAN		Lisa Barbounis v. Middle Eastern Forum, et. al.
	Page 224		Page 226
1	Q. Can you can we	1	being specific enough before
2	A. Beyond my own personal denial. The	2	Q. Mr. Roman, let's go. What's number
3	fourth reason	3	five?
4	Q. Mr. Roman	4	A and now I'm trying to be more
5	A. Yes.	5	specific.
6	Q just slow down for a second. Okay?	6	Q. Okay. What's number five?
7	A. Sure.	7	A. The fifth reason is because Ms.
8	Q. You've listed three reasons so far.	8	McNulty, at least from what I remember Ms. McNulty
9	A. Three reasons. I have two more to go.	9	being, had been engaging in intimate and I would say
10	Q. Tell us number four and just please be	10	deep conversations of she was pretty inebriated
11	brief and so we can get through this.	11	
12	A. Mr. Carson, I'm trying to give you the	12	She had spent the evening trying to be with
13	most accurate representation of what I remember from	13	
14	that evening as it relates to everything else.	14	and slept there after you're alleging or she's
15	Q. Just give us number four. Let's go.	15	alleging that she was sexually assaulted. So this is
16	A. The fourth reason is because in terms	16	• •
17	of my own placement of where I was that evening	17	Q. We got it. She was talking to she
18	Q. Right.	18	was talking to Kassam, so it couldn't have happened.
19	A was sitting at the center of the	19	A. It's not just that she's talking to
20	table surrounded by all members of the Pinsker Centre	20	· · · · · · · · · · · · · · · · · · ·
21	for the entirety of the evening, there was never a	21	remember what the place looks like. She
22	time that I would have sat on a couch, and, if there	22	mischaracterizes the room. She doesn't remember how
23	was, it wouldn't be sitting next to Barbounis or	23	
24	McNulty. Could I have maybe been sitting next to	24	* * *
25	them? Maybe. It was a long it was two and a half	25	**
	Page 225		Page 227
1	years ago. But I specifically remember engaging in a	1	negative about me. She doesn't even remember what
2	game of Battleship against Elliot Miller, the game	2	the layout of the actual people and who was there,
3	which we had taken from the previous bar that we had	3	what was there, what was talked about. And, lastly,
4	been from	4	her condition itself is misrepresented 12 separate
5	Q. What's number five?	5	times in 12 different stories.
6	A. That's four.	6	Q. What condition is that?
7	Q. Right.	7	A. The condition that she alleges she was
8	A. Not five.	8	in saying that she was assaulted, and that never
9	Q. What's number five?	9	happened, Mr. Carson.
10	A. That's four.	10	Q. Okay.
11	Q. I asked you what is number five.	11	A. That's why she's telling a lie, or
12	A. Well, I'm saying that that's the other	12	maybe she's just become so engrossed in this over the
13	reason, and also	13	past year and a half, two years, three years,
14	Q. We got that one. Go ahead.	14	whenever she concocted this, that she's eventually
15	A. Mr. Carson, I'm trying to give you a	15	become part of the tissue of lies that Ms. Barbounis
16	complete answer.	16	•
17	Q. I know but we're just we got more to	17	so much damage to so many people through her own
18	go through, so, like, give us the fifth one so we can	18	self-proclivities and malingering behavior.
19	get I'm trying to give you an opportunity to give	19	Q. Or maybe you just sexually assaulted
20	us the reasons.	20	
21	A. I'm giving you the reasons and I'm	21	drinking and smoking weed, right?
22	trying to take my opportunity to tell you what the	22	A. No, Mr. Carson, that never happened,
23	reasons are.	23	and I do not appreciate the opportunity you've tried
24	Q. Go ahead.	24	to take to either oppress, harass, or annoy me as a
25		امدا	dependent in today's deposition

Okay? You had complained that I wasn't

deponent in today's deposition.

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Page: 60 (228 - 231)

	POSITION OF GREGG RUMAN		Lisa Barbounis V. Middle Eastern Forum, et. al.
	Page 228		Page 230
1	Q. Mr. Roman, what are you, just like the	1	about what Alana Goodman allegedly said
2	unluckiest person on the planet?	2	Q. My question, Mr. Roman, was, is that
3	A. Well, Mr. Carson, I would characterize	3	sexual harassment, that behavior?
4	you as the unluckiest person on the planet because	4	A. No, Mr. Carson, because it didn't
5	these are your clients, but I didn't choose that; you	5	happen. You have to be able to take into account the
6	did.	6	entirety of the story and the explanation I have to
7	Q. Well, why so how many women have	7	give if you want to know what I think about it.
8	accused you of sexual harassment in the last, say,	8	Q. Well, Alana Goodman described in detail
9	ten years?	9	it happening, so was she lying?
10	A. Well, if we take your clients	10	A. What my interpretation of what Alana
11	Q. Yeah, let's	11	Goodman said is is that I found out that a friend of
12	A and if we take	12	mine and you've never asked me what's the story
13	Q let's start with them.	13	that Alana Goodman was talking about and did Alana
14	A and if we take well, I think the	14	Goodman ever get the story, did she ever continue
15	answer is is anyone who has been represented by the	15	communications with me afterwards, was there any
16	Derek Smith Law Group in an attempt to get over \$30	16	conversations that I've had with her after your
17	million from the Middle East Forum, that's how many	17	client recorded her without her knowledge of her
18	people have represented	18	being recorded. Was
19		19	Q. Does that matter?
20		20	A. It all matters because maybe the tape
21	A. I'm giving an answer.	21	
22	THE COURT REPORTER: I can't hear	22	that you played for Daniel Pipes on Wednesday, or on
	you.	23	Tuesday, was not the full recording of the
23	BY MR. CARSON:		conversation between Ms. Goodman and Ms. Barbounis at
24	Q. Well, the answer is a number, right?	24	the Schuyler Arms Tavern [ph] on June 26th, 2019.
25	So give me the number of people.	25	Maybe you should have done a little bit more
	D 220		D 221
	Page 229		Page 231
1	A. There is no number. The number is	1	investigation into what actually happened there,
2	A. There is no number. The number is however many clients you have. From what I	2	investigation into what actually happened there, Mr. Carson.
	A. There is no number. The number is however many clients you have. From what I understand		investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there?
2 3 4	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count	2	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think
2 3 4 5	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman	2 3 4 5	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing
2 3 4 5 6	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman Q. Alana Goodman.	2 3 4	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing her EEOC complaint against me and my organization in
2 3 4 5	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman	2 3 4 5	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing her EEOC complaint against me and my organization in Philadelphia with you as her attorney. She started
2 3 4 5 6	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman Q. Alana Goodman. A has never accused me of sexual harassment.	2 3 4 5	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing her EEOC complaint against me and my organization in Philadelphia with you as her attorney. She started going out trying to misrepresent everything that ever
2 3 4 5 6 7	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman Q. Alana Goodman. A has never accused me of sexual harassment. Q. You don't call it an accusation of	2 3 4 5 6 7 8	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing her EEOC complaint against me and my organization in Philadelphia with you as her attorney. She started going out trying to misrepresent everything that ever happened when she was an employee of the Middle East
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman Q. Alana Goodman. A has never accused me of sexual harassment. Q. You don't call it an accusation of sexual harassment when she says that you whipped your penis out in front of her at a bar and told her A. No Q that A what she said is Q. Let me finish my question, Mr. Roman. A. I'm listening. Q and you told her that she needed to come that you needed to come to her hotel room in order to get a story and that you wanted to trade sex	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing her EEOC complaint against me and my organization in Philadelphia with you as her attorney. She started going out trying to misrepresent everything that ever happened when she was an employee of the Middle East Forum up until that time and she told a story of lies to Ms. Alana Goodman and Goodman herself said, you know what, maybe there is something that I'm going to say happened when Roman wasn't even an employee of the Middle East Forum and had found out that the White House advisor for counterterrorism had told him that the man responsible for murdering his friend, beheading his friend, the day that his son was born maybe you didn't hear about this, Mr. Carson Q. I'm waiting for a link.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman Q. Alana Goodman. A has never accused me of sexual harassment. Q. You don't call it an accusation of sexual harassment when she says that you whipped your penis out in front of her at a bar and told her A. No Q that A what she said is Q. Let me finish my question, Mr. Roman. A. I'm listening. Q and you told her that she needed to come that you needed to come to her hotel room in order to get a story and that you wanted to trade sex for stories?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing her EEOC complaint against me and my organization in Philadelphia with you as her attorney. She started going out trying to misrepresent everything that ever happened when she was an employee of the Middle East Forum up until that time and she told a story of lies to Ms. Alana Goodman and Goodman herself said, you know what, maybe there is something that I'm going to say happened when Roman wasn't even an employee of the Middle East Forum and had found out that the White House advisor for counterterrorism had told him that the man responsible for murdering his friend, beheading his friend, the day that his son was born maybe you didn't hear about this, Mr. Carson Q. I'm waiting for a link. A was not going to be assassinated
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. There is no number. The number is however many clients you have. From what I understand Q. Let's count A Alana Goodman Alana Goodman Q. Alana Goodman. A has never accused me of sexual harassment. Q. You don't call it an accusation of sexual harassment when she says that you whipped your penis out in front of her at a bar and told her A. No Q that A what she said is Q. Let me finish my question, Mr. Roman. A. I'm listening. Q and you told her that she needed to come that you needed to come to her hotel room in order to get a story and that you wanted to trade sex for stories? A. No	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	investigation into what actually happened there, Mr. Carson. Q. Well, what do you think happened there? A. This is what I think happened. I think Ms. Barbounis was right on the precipice of filing her EEOC complaint against me and my organization in Philadelphia with you as her attorney. She started going out trying to misrepresent everything that ever happened when she was an employee of the Middle East Forum up until that time and she told a story of lies to Ms. Alana Goodman and Goodman herself said, you know what, maybe there is something that I'm going to say happened when Roman wasn't even an employee of the Middle East Forum and had found out that the White House advisor for counterterrorism had told him that the man responsible for murdering his friend, beheading his friend, the day that his son was born maybe you didn't hear about this, Mr. Carson Q. I'm waiting for a link. A was not going to be assassinated was not going to be assassinated by President Obama.
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	DOSITION OF GREGO ROWALV		Lisa Daiboainis v. Middle Lasterii i orani, et. ai.
	Page 232		Page 234
1	what she	1	aren't get into my professional mistory, see i'm also
2	A. I'm linking it to you, Mr. Carson,	2	an investigative journalist
3	because the conversations that I had with Ms. Goodman	3	Q. Mr. Roman
4	after this tape allegedly took place would show you	4	A if you want to see my work
5	that I, first of all, don't even remember any of this	5	Q I'm not asking questions about that
6	happening, but even to the extent that someone may	6	right now.
7	have, I don't know, you know, urinated on the side of	7	A. You're asking me you're asking me
8	a building, the way it was characterized, it was a	8	how I may know that Alana Goodman represented
9	complete mischaracterization of everything. I cannot	9	Q. No
10	wait until you bring Ms. Goodman forward as a witness	10	A that what she said on tape wasn't
11	in this case	11	the whole story
12	Q. Me neither.	12	Q. Right. Who told you that?
13	A so she can tell what happens.	13	A or wasn't accurate story.
14	Q. Okay.	14	THE COURT REPORTER: One at a
15	A. That's what I'm waiting for,	15	time.
16	Mr. Carson. Maybe you would like to depose her, too.	16	BY MR. CARSON:
17	Q. I would suggest to you that you'll have	17	Q. Who told you that the recording was
18	that opportunity. So	18	made without her knowledge?
19	A. Beyond anything else, I would have to	19	A. Mr. Carson, I'm going to invoke
20	see why she's even relevant to this case due to the	20	Pennsylvania Shield Law and the journalist's
21	fact that any interactions that took place between me	21	privilege in terms of giving you that answer.
22	and her from August of 2015 until today have been one	22	Q. You can't.
23	of a professional nature	23	A. I just did.
24	Q. When is the last	24	Q. You can't I mean, you're giving me a
25	A and not what Ms. Barbounis has on a	25	
	Page 233		Page 235
1	tape that she surreptitiously made as she's done to	1	going to have to come back and do this all over
2	so many other people.	2	again.
3	Q. When is the last time you spoke to	3	A. Mr. Carson, I'm willing to talk to you
4	Ms. Goodman?	4	all night.
5	A. I actually printed out and I can	5	MR. CAVALIER: We can make it very
6	volunteer to give this to you	6	simple. Lisa admitted during her
7	Q. I just want a date.	7	deposition that she didn't (indiscernible.)
8	A. Probably at the end of 2019.	8	MR. CARSON: Jon, you're not
9	Q. Did you ask her about the recording?	9	testifying here today.
10	A. I didn't know about the recording at	10	THE COURT REPORTER: Sorry. Mr.
11	the time	11	Cavalier, I didn't hear what you said.
12	Q. Have you ever spoken to her about the	12	MR. CARSON: He didn't say
13	recording?	13	anything.
14	A. No, I have not.	14	BY MR. CARSON:
15	Q. How do you know that it was made	15	Q. Mr. Roman
16	without her knowledge?	16	A. Sure.
17	A. I can't comment on privileged matters,	17	Q did you ever tell Ms. Goodman that
18	Mr. Carson.	18	you wanted to go form a relationship with her
19	Q. That's not privileged.	19	where you would give her stories in exchange for sex?
20	A. No, I'm saying that there may or may	20	A. No, never.
21	not have been a conversation between counsel, but I'm	21	Q. Did you ever pull your penis out in
22	not a hundred percent sure. I do know, though, that	22	
23	a story that I've been investigating writing as it	23	A. No, never.
24		24	Q. So she's lying then, right?
2 =	F	l	

25 last year and a half -- one of the other jobs -- we

No, she's not lying. She's

know that you were taking her?

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Page 236 Page 238 1 That's subject to trade secrets. I'm mischaracterizing what she saw. Okay. So -open to discussing it under seal, if you're okay with Q. 3 Everything in your world is binary, that, Mr. Carson. lie, not lie. No. I just told you what I think Q. Yeah, I mean you can mark any documents 5 happened. confidential if you --6 6 Q. Has Daniel Pipes ever spoken to you As Ms. -- can we mark this part as 7 sealed here or at least the subject of the about Ms. Goodman? conversation being sealed? 8 No, he hasn't. Actually, no, that's not true. He has spoken to me about Ms. Goodman. Q. I will -- I promise you I will not file In connection with her claims that you anything that you're about to say on the docket. If 10 I file it, I'll file it under seal. 11 were trying to trade sex for stories? 12 No, he never spoke to me about that. 12 Okay. A. MR. CAVALIER: I'm going to object 13 Q. Please let me know --13 to the form on the use of the word 14 14 MR. CAVALIER: We'll take that 15 representation. 15 claims. 16 MR. CARSON: Jon, okay? 16 THE WITNESS: Okay, that's fair. 17 MR. CAVALIER: Yeah, we'll accept 17 BY MR. CARSON: 18 18 Q. All right. Let's continue. So -that, Seth. Thank you. THE WITNESS: Am I -- Jon, can I 19 Mr. Carson, if you'll just give me one 19 second, I'm going to put the light on here so it gets 20 20 talk about this? better. Okay? Is that fair? 21 MR. CAVALIER: Yes. So long as 21 O. Yeah, go ahead. 22 Mr. Gold is okay with it. 22 THE VIDEO SPECIALIST: We're off 23 23 THE WITNESS: Mr. Gold? 24 24 the record. It's 5:18 p.m. MR. GOLD: I'm fine. 25 25 MR. CARSON: We don't have to go THE WITNESS: Okay. Page 237 Page 239 1 off the record. BY MR. CARSON: 2 2 Q. Please let me know when you're -- when THE WITNESS: Sorry about that. we're done because -- you know what I mean --3 3 Is that better? 4 This part, Mr. Carson, covers the 4 MR. CARSON: Back on the record. 5 activities of MEF from the end of December 2017 until THE VIDEO SPECIALIST: We're back 6 on the record. It's 5:18 p.m. I would say like April 25th, 2018, not as it relates 7 7 BY MR. CARSON: 8 8 Mr. Roman, did you take Lisa Barbounis But listen to my question. My question Q. is why didn't you want Mr. Pipes to know -- Dr. Pipes 9 to Israel? 10 10 to know --A. Yes. Did you tell Daniel Pipes that you were 11 Well, I'm sharing that with you. 11 Α. going to take her to Israel? 12 Okay. That you're -- so, for the 12 record, the question is why didn't you want Dr. Pipes 13 When? A. to know that you were going to bring Lisa to Israel. 14 Q. When you took her to Israel. I told Matt Bennett, I told Marnie Well, I never said that I didn't want 15 A. Meyer, I told Tricia McNulty, I told EJ Kimball, I him to know that I was bringing someone to Israel. 16 told --That's a mischaracterization of what I'm about to 17 17 say. You're asking me why there was a general 18 Q. My question was -nonannouncement of which staff were going to Israel. 19 -- most of the MEF staff, and I said to 20 Mr. Pipes that there was a staff trip to Israel, but Is that fair characterization of my -- what my answer I never told him which staff went. So in terms of 21 will be? 22 the general answer, yes, I said that she was going to No, Lisa Barbounis alleged that she was Q. Israel, but I never used her specific name. told that -- not to say anything, that you instructed 23 her not to tell anyone that you were going to take 24 Why didn't you want Daniel Pipes to

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her.

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Deposition of GREGG ROMAN

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- A. That's correct.
- Q. So why did you give her that instruction?
- A. So in December of 2017 -- this part's the part under seal. Okay? In December of 2017 I was approached by an individual who works for a middle eastern government that the United States is allied with asking us to put together a plan that would take on Iran, the Islamic Republic of Iran, and this involved seven different trips that took place over five months starting with a trip to Italy and then a trip to Israel, which is right around when the Patriots were playing the Eagles in the Superbowl, and -- by the way, at each of these trips that took place we stayed at Airbnbs. We did not stay at hotels. Okay?
 - Q. Who is we?
- A. The people who went on these different trips. Multiple staff members and multiple MEF contractors went on multiple trips regarding what we call in the organization The Little Project. Okay?
- Q. I just want to relegate our conversation to the one that --
 - A. Well, I'm giving you the reason --
 - O. -- one that --

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A. -- why. So there was -- I'm sorry, the stenographer is shaking her -- did I not say something?

THE COURT REPORTER: No, you guys are just talking all over each other. I know I keep saying it, but you guys keep doing it, so please try to talk one at a time, I would appreciate it.

THE WITNESS: Okay. My apologies.

Mr. Carson, can I continue?

BY MR. CARSON:

- Q. Yeah, so -- but just -- just listen to the question. So --
 - A. Sure.
- Q. -- why was it that you told Lisa not to tell anyone that you were taking her to Israel, just quick, quick answer. I don't need a whole backstory.
- A. Well, the whole backstory is the reason for the answer, Mr. Carson. So -- it is. So I started off in Italy, then went to Israel, then with a man named Nir Dashti, N-i-r, space, D-a-s-h-t-i, Nir Dashti, I traveled back from Israel to Italy and then from Italy I went to Cairo. I was held up at the airport in Cairo from about 2 in the morning until about 5 in the morning, and I -- I told the

staff, by the way, the story, too, about why we were taking these precautions. I was almost put into an Egyptian jail. If you're familiar with Cairo's Scorpion prison, Mr. Carson, it's where ISIS, Al Qaeda, Hezbollah, Muslim Brotherhood, all the bad guys are in. I was in a car about to be taken to the prison until an embassy official from this country we were dealing with said it's okay, he's fine, and then I went on my way to stay at the Four Seasons in Cairo next to the Giza Zoo, G-i-z-a Zoo. There's a few Four Seasons there. Across from the Nile River. The next day I got into a car with Mr. Dashti and we drove about two and a half hours out to a military base, an Egyptian military base, between Alexandria

O. When is this?

and Cairo --

- A. -- where -- this is in January of 2018.
- Q. Right. So we're about four months away from where we're talking about.
- A. You're six weeks away from what we're talking about.

So we went there and -- like I said, it was around the time of the Superbowl, the Patriots were playing the Eagles. We watched that game in Israel, went to Italy, went to Egypt, and we came

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back. There I have never been more afraid for my
 life besides the time that I was in the army because
 of the work that MEF was doing. I recorded a video
 with Matt Bennett which would be released in the

event of my demise. And the reason I say all of this is because a man named Michael Levin who I was

7 friends with died after being murdered by Hezbollah.

8 A man named Steven Sotloff who was the second hostage

⁹ killed by ISIS in September 2nd -- there is -- yeah,

¹⁰ September 2nd, 2014 -- I saw him beheaded,

11 Mr. Carson. I went into a downward spiral for the

better part of a year between 2014 and 2015 because

this is the subject of the kind of work that we do.

14 If we don't take security precautions like the ones

I'm laying out to you right now, people can die. I am not exaggerating this. If you would like to speak

with anyone who is on our board or if you would like

18 to speak with other staff who are involved in this --

19 I've got a guy right now who has been rotting in a

Turkish prison for the past three years because he

didn't take proper security measures. So if you're
 asking me -- if you're asking me why there was an

23 instruction to compartmentalize information from a

relatively new employee who only been working with us

for five to six months -- by the way, that employee

Page 244 Page 246 was the third person who was asked to go on this 1 Okay. Is this the -- is this -- can 2 trip. First it was Bennett, a man who speaks Hebrew, you see that? Hold on. 3 then it was Meyer, someone who is 20 years my senior A. I can't see anything. 4 and has extensive experience who wanted to violate I don't know why my screen share isn't 5 the security protocols that we had put in place so no working. Start screen share. So -- here. Is that 6 one would be hurt, and lastly --6 where you stayed? 7 7 How did she want --O. A. Yes. 8 8 A. Excuse me? O. And how many bathrooms did it have? 9 9 How did she want to violate the O. A. We found out there was one but we 10 security protocols? 10 thought that there was two. 11 11 If you stay in a hotel, when you are O. Did you -- why did you think there was two? 12 12 doing the kind of work that we were doing -- think about it for a second. You have staff that are 13 A. 13 Ms. Barbounis booked the Airbnb. 14 14 there. You have someone cleaning your room. You O. You didn't promise her that there would have two people who are different. You have be two bathrooms? 15 15 individuals that come and go. You have no ability to 16 A. No, what I said was -have physical security over your own space. Now, if 17 17 O. That each of you would have your own you want to speak about the exact place where we 18 living space? 19 were, I actually got pictures of that apartment that 19 A. No, what I -- there was a living space. If you look at the curtain there behind the section, I would be very happy to make available to you. Again, the architecture, the design, whatever else. so if we look at this for a second -- can you zoom in 21 And also there is a list of 15 people that we met on that? Go to the right. So this is the common area where meetings were held. Okay? And if you go with between March -- I'll give you the exact date, March 11th and March 15th, March 11th and March 16th, 24 there, back there, in that room with the shades or 25 including representatives of Israel's intelligence whatever you want to call it, that's where they were, Page 245 Page 247 agencies, one of the commanders from Israel's police and if you go to the right, there is a kitchen -again, it's like this combined kitchen/living room department, members of parliament, individuals who disagree with MEF, and we actually have affidavits area like we were talking about beforehand. There that I know you asked about in Mr. Pipes' deposition, was a bomb shelter, a restroom, and another bedroom. but also that -- can I talk to counsel for a second So on the complete opposite ends of where people just to direct them to do something? 6 were. 7 Mr. Cavalier, Mr. Gold, if you have Q. Is this a bedroom right here? 8 those affidavits, please give them to Mr. Carson so A. Yeah, back there, that's where she 9 9 he has more context for this. chose to stav. 10 10 They will attest to not just the manner When you say she chose to stay there, Q. 11 how many rooms were in -- how many bedrooms were of why we had to keep this secret, but they will also 12 12 attest to the veracity of what I'm telling you right there? 13 now in terms of the subject of this. In fact, it was A. Three. 14 Lisa Barbounis who worked on the presentation that 14 Q. And was there -- where was the other 15 eventually was given to a senior minister in the two bedrooms? 16 16 government of who I'm talking to, and that senior A. So if you click there --17 17 minister accepted the work that we were doing. So Oh, you know why? It's a screen shot.

So you did tell Marnie Meyer then that she couldn't go if she wanted to get her hotel room.

any mischaracterization of why information security

protocols and compartmentalizing personnel --

personnel and personal security at that time never

told you the whole story, and if they did you would

know all this of what I'm saying to you right now.

Hundred percent.

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They're going to be --Q. A.

That's why I can't -- it's not the website.

That's -- you can't really see --

But, Mr. Roman, was it one of these two couches that you were on when she alleges that you put your foot up her butt?

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Actually, if you zoom in on those

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screen shots --

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A. Mr. Carson, that never happened, so I can't answer a question that's based on a factual predicate that never happened.

- Well, did the two of you sit on one of those two couches one night?
 - Could you be more specific? A.
- Yeah, did you come home drunk after going out and come back and start talking about inappropriate sexual things in front of Ms. Barbounis?
 - No, Mr. Carson, that never happened. A.
- You didn't try to have sex with Leah Q. Merville while you were there?
- No, Mr. Carson, and just in terms of general questions of a nature which may regard any intimacy or alleged intimacy, I'm going to invoke my privacy privilege under Israel's basic law for human dignity and liberty as amended in 1989.
- That's not a privilege you can invoke in this case.
- Actually it is and I'm going to invoke that since the -- well, actually, if counsel has an answer to further give reason for that?
- I mean, look, you can do whatever you want, we'll just make a record of it and then we'll

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deal with it --

- A. Sure.
- So Ms. Barbounis alleges that you sat down on the couch next to her and put your foot under her butt and put it up there and then said now that my foot is up your butt or in your butt or next to your butt then I guess we can take our relationship to the next level or something of that nature. Did that happen?
 - A. No.
- Did you -- did you describe having 12 sexual intercourse with Leah Merville to my client?
 - A.
- Did you say to my client how nice her 15 body was when you were having sex with her?
 - A.
- 17 Did you try to have sex with anyone else while you were in Israel besides Leah Merville? 18
 - Mr. Carson, again, that question is based on a factual predicate of an event that never happened, and, beyond that, I am not going to answer any questions that you ask that are related to a privacy privilege that I have as an Israeli citizen under Israel's basic law of human dignity and privacy 1989.

Mr. Roman, are you attempting to invoke a protection under Israeli law right now?

- A. I am.
- Okay. All right. So my client alleges that you came back to the room and began to describe in detail different sexual encounters with different women. Did that happen?
 - A. No.
- O. My client alleges that you asked her for a blowjob when you got back to the room. Did that happen?
 - A. No, Mr. Carson, I find this offensive.
- Q. It's important to -- for you to put your position on the record because these are certainly issues of material fact that are in dispute. So it's important that you dispute them. I think your counsel would probably agree with that.

My client alleges that during this trip you asked her to engage in different sexual acts with her, primarily -- maybe even exclusively, oral sex. Did that ever happen?

- A. No.
- And after this trip my client alleges that you started treating her differently because she said no. Do you agree with that?

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- 1 No, I disagree, and there would be two specific instances that I can account that would prove that disagreement. The first would be an employee review that all new Middle East Forum employees receive between six to seven months into their tenure that Ms. Barbounis had in May of 2018. She had a full review, and that review included the opportunity to give feedback on me to Mr. Pipes directly, which she did. And I'm sure if you don't have a copy of that review, you should get one. And the second instance is my intention to promote Lisa Barbounis up until the time when she told gross lies about me on October 31st, 2018, in a note to Mr. Pipes. So there is really this dissonance between what happened according to the textual record and the lies she's been telling since October of 17 2018, and it goes all the way throughout today, to 18 this very point.
 - Q. Why would she lie?
 - Ms. Barbounis as from at least what I understand, according to a -- whatchamacallit, a supplemental report that was filed with Barbara Ziv is I think the best record of why Ms. Barbounis would not just lie but would wrap herself in a shroud of dishonesty which has been going with her ever since

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	ouilis v. Middle Easterii Foruili, et. al.
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she was accused of having sexual relations with 1 A. Not Jazmin	Bishop. The full name is
² Congressman Ryan Costello prior to working at the ² Kalina Jazmin Bisho	p. Those are the first two.
Middle East Forum. So this is something that 3 There is about ten per	ople that I can think of of
backdates before she even started for MEF. 4 where Ms. Barbounis	s has been like a hurricane
Q. Your testimony is that she lied because 5 destroying entire villa	ages. You know, she literally
6 she had sex with somebody else? I don't 6 lives in a Potemkin v	illage.
7 understand 7 Q. All right. S	So let's just let's just
	So I just want to hear the
	whose lives she ruined. Okay?
Middle East Forum. To ask me what I think Lisa 10 A. Sure.	,
	ll ask you about them, so
Vladimir Putin thinks. I'm not in the man's head but 12 you don't have to go	
	prepared this for you if
	give this to you after we're done
ruined people's lives not just by hold on. Not 15 this right now.	give this to you after we re done
ting 118110 110 11	but just Danny Thomas,
because of the wealth of dishonesty that is in her 17 Kalina Jazmin Bishor	
reserves of just self-destructive behavior but also 18	
- In Carationa 2	Caitriona Brady's life?
she ruined the lives of Danny Tommo and Jazmin 20 A. Yeah.	Caltifolia Brady S IIIC:
	100 Coitriana Bradula ovun
and then she employed a web of criminals she 23 winsteerowers that came to the Middle East Portuni, 24 A. Wen, let's t	use Caitriona Brady's own
words.	
compression were of community in the control range on to	aha da aanit tmaat Liaa at
25 try to, A, tamper with their testimony; B, try to Page 253 A. Brady says	she doesn't trust Lisa at Page 255
	_
7 7 3 1	tes numbered document 579, five
	documents you provided to
Middle East Forum, and even going so far as to take MEF. MEF 579 to 580	
over an enterprise to be able to try to silence them. Q. So you think	tnat
I mean 5 A. She says 6 O because sh	
Q. What are you	ne said that she doesn't
	ng you the totality
	ou say that someone ruined
9 A. She has she has been	•
	n, you want to have me
A so beyond	it why I give you this
Q stop and let me ask the questions.	
	REPORTER: One at a
Q. I'm going to ask you all about this time. One at a time	ne.
now. Okay? 15 BY MR. CARSON:	
	y that someone ruined
	s a pretty specific meaning,
it in order. Okay?	
So you started by saying she ruined A. Yeah	
	itriona Brady's life ruined
are Dan Danny Thomas?	
	se of the following
Q. Daniel Thomas and 23 messages that I unders	tand to be the totality of heavy
A. And Kalina [ph] 24 Ms. Barbounis has eve	entually led Brady to be in a not done so well for her

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Page 256 Page 258 life. I can continue, Mr. Carson, if you would like 1 allegation, but we can get there. So you write --2 Her complaint -- Mr. Roman, slow down. me to. 3 Do you think Ms. Brady would say that Her complaint alleges no sexual harassment Q. she ruined her life? whatsoever. 5 5 A. I think that Ms. Brady speaks out of Ms. Brady never alleged sexual one side of her mouth when she's in testimony and harassment against me? That's news to me, perjures herself and then when she's actually Mr. Carson. speaking with her friends like we see in her text 8 8 O. Well, then you didn't read her 9 exchanges with Delaney Yonchek, the truth comes out. complaint, Mr. Roman. 10 And if you had reviewed the messages, and maybe you What you're saying -- you just said did, maybe you didn't, between Ms. Yonchek and Caitriona Brady's complaint does not allege sexual Ms. Brady, we would understand what they actually 12 12 harassment against me? think about Lisa Barbounis and how they've had a 13 That's correct. O. negative detrimental effect on their life, and, more 14 Okay. That's news to me. Like, let's than that, how Lisa introduced Ms. Brady to you, 15 go to the complaint and see what's going on with it. 15 Mr. Carson, and then led her to be in a legally Let's go to the EEOC filing -compromising position where she might get sued 17 We're starting to have a conversation 17 because of your malpractice, but we can get into that 18 and not a question-answer --19 if you really want to go into it. I mean, I don't 19 I'm just saying, you made a statement think Brady would have met you without Lisa and I saw it as the form of a question, and I'm Barbounis, but correct me if I'm wrong. 21 trying to get to it. 21 So we don't drive the court reporter Q. Why is Caitriona Brady going to get 22 22 23 sued? crazy let's just try not to talk over each other. 23 24 24 Well, I'm not saying she's not -- she's A. 25 in a legally compromising position that may lead her Q. It's getting late and it's Friday. I'm Page 257 Page 259 to being sued, but that I guess is something --1 sure everyone is tired. 2 2 Sued for what? Here, I want to do this quickly, so I'm O. -- that calls for a legal conclusion. 3 just going to show it to you just to get -- so first That's something that I think -- well, if we actually amended complaint, filed second amended complaint -go into the conclusion on everything, in that case, 5 all right. Mr. Carson, you --6 Right. Mr. Carson, this is the second 7 7 complaint. There's also a first complaint. We have Sued -- just sued for what? Q. 8 I'm getting there in a second. I don't 8 to -know the legal term for it, but I'll give you the 9 O. They're all the same, but -general characterization. 10 A. -- look at the complaints. 10 -- the -- the only difference in the --What's the nonlegal term? 11 11 Q. do you see the first one, first -- this is the first You wrote in Ms. Brady's complaint that 12 12 I allegedly sexually assaulted Caitriona Brady. amended --13 14 Q. That's just flat out not true. 14 A. So let's go through this and then we Mr. Carson, we can go to the complaint can look at the second one. 15 15 if you would like to and I'll tell you what I'm 16 This is all the legal stuff in the 16 Q. 17 talking about. case, but --17 18 Q. I mean, we -- look, it's a waste of 18 A. Seems like there's a lot of files to time because I know exactly what I wrote. Would you 19 19 review. 20 20 like me to --Yeah. Just -- all the allegations in 21 21 the amended complaint are in the first complaint. A. Okay. There's -- the amended complaint has more, not less, -- show it to you, though? so --A. I would love to see it. It's in I 23 believe the fourth charge that you offer on Brady, 24 24 A. Mr. Carson, I have an experience where either in the first allegation or the second you say --

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Q. I want to look, every place where it asys sex it says discriminated based on her sex and gender, right? Discriminated based on her sex and gender, sex and gender, sex and gender, sex and gender, sex and gender. It doesn't say sexual harassment anywhere in her complaint. A. We have to go we have to go to her deposition to see that Q. Her deposition doesn't allege that either. D. Her deposition doesn't allege that D. A. It does allege that. We can go to the history of the deposition that took place. Here we go. Gregg Roman's continuous campaign of sexual harassment. What do you call that, Mr. Carson? Q. Mr. Roman, read it all. A. Far beyond the 2018 statute of limitations that did not end until November 2018. A cordingly, plaintiff claims violation of the continuing violation doctrine. You're claiming that there is a continuing violation doctrine of sexual harassment under sexual harassment laws. Mr. Carson, you have to Q. It's a typo. A you have it's a typo. Page 261 Q. Mr. Roman A. Hold on. Hold on. Hold on. I'm telling you what I see here. Q. It's not you're getting excited, Mr. Roman. I four minutes ago where you said Caitriona Brady never accused me of sexual harassment, then you showed me complaint where she accuses me of sexual harassment and you're attributing it to a typo. Mr. Carson, the law does not allow for typos. You made my organization spend hundreds of thousands of dollars defending itself against a complaint which resulted in accusations against me of harassment because of your typo. That my dear Mr. Carson is something where I find to be reprehensible and worthy and meritorious of you being sued for vexatious conduct, for liability which comes out of an abuse of civil meritorious of you being sued for vexatious conduct, for liability which comes out of an abuse of civil twice. Q. Mr. Roman, you don't want to start talking about that's not going to help your case to talk about. A over \$5,000 in fees Q. I'm trying to help you right now. A. Don't
says sex it says discriminated based on her sex and gender, right? Discriminated based on her sex and gender, right? Discriminated based on her sex and gender, right? Discriminated based on her sex and gender, sex and gender, sex and gender. It doesn't say sexual harassment anywhere in her complaint. A. We have to go we have to go to her deposition to see that Q. Her deposition doesn't allege that defending itself against a complaint which resulted in accusations against me of harassment because of either. A. It does allege that. We can go to the history of the deposition that took place. Here we go. Gregg Roman's continuous campaign of sexual harassment. What do you call that, Mr. Carson? Q. Mr. Roman, read it all. A. Far beyond the 2018 statute of limitations that did not end until November 2018. A. Coordingly, plaintiff claims violations of the continuing violations doctrine. You're claiming that there is a continuing violation doctrine of sexual harassment laws. Mr. Carson, you have to Q. It's a typo. A you have it's a typo. Page 261 Q. Mr. Roman Page 261 Q. Mr. Roman Page 261 Q. Mr. Roman A. Hold on. Hold on. Hold on. I'm telling you what I see here. Q. I know you're getting excited, A broad of sexual harassment, then you showed me complaint where she accuses mo of sexual hard you're attributing it to a typo. Mr. Carson, to going it to a typo. Mr. Carson, the and you're attributing it to a typo. Mr. Carson, the and you're attributing it to a typo. Mr. Carson, the and you're attributing it to a typo. Mr. Carson, the and you're attributing it to a typo. Mr. Carson, the and you're attributing it to a typo. Mr. Carson, the and you're attributing it to a typo. Mr. Carson, the and you're attributing it to a typo. That my dear Mr. Carson the fedending itself against a complaint which resulted in accusations against me of harassment because of vour try that my dear Mr. Carson is something meritorious of you being sued for vexatious conduct, for liability which comes out of
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Q. I know you're getting excited,
A. I am excited because you just told me 6 A I'm trying to help you.
that your client didn't accuse me of sexual 7 THE COURT REPORTER: Can't hear
8 harassment and you just showed me a document that 8 either of you. Can't hear either of
9 accuses me of sexual harassment.
Q. I know, but do you notice the
difference between her complaint and the others is Q. You got to stop. I'm trying to
that they all characterize it as discrimination based 12 A. Mr. Carson
on sex and gender, sex and gender 23 Q. I'm actually trying to help you right
A. Mr. Carson, Mr. Carson, the way in 14 now.
which a lawyer speaks out of both sides of his mouth $\begin{vmatrix} 15 \end{vmatrix}$ A. You can help me as much as you would
is not something that I profess to be an expert in.
Q. Her complaint Q. It's not it's not going to
A. What I can tell you
¹⁹ O. Just slow ¹⁹ as much
Q. Sust slow
A is what you said what I can tell Q help you to sit here and
A is what you said what I can tell Q help you to sit here and you you can help me as much as you would be described as you would be
A is what you said what I can tell you you can help me as much as you wou like, but, Mr. Carson, if you'll just go to paragraph
A is what you said what I can tell you you can help me as much as you would like, but, Mr. Carson, if you'll just go to paragraph

Q.

Where does it allege --

Page 264 Page 266 1 to get here. -- admitted under oath didn't happen. 2 2 -- sexual assault, Mr. Roman? Q. There's no question --Q. 3 I'm sorry. I'm going to take a -- I'm 364 and 366, second amended complaint going to take a breath. I'm going to take a breath. 4 and first amended complaint --5 5 364 of the what? Okay? O. 6 6 THE COURT REPORTER: This is --A. 364 of the second amended complaint and 7 7 366 in the first amended complaint. Is that also a okay. Stop. Please. THE WITNESS: I'm going to breathe 8 8 typo? 9 9 in. I'm going to drink some water. I'm O. 364 of the second amended complaint. 10 10 going to calm down. Okay? A. Correct. 11 11 MR. GOLD: Why don't we take a O. Defendant Middle East Forum breached 12 its duty of care and this directly caused the sexual five-minute break. assault of plaintiff Caitriona Brady, yes, yeah, it 13 THE WITNESS: Do you want to take 14 14 a break? Take a break. is a typo actually. 15 So you made a typo in your complaint 15 THE VIDEO SPECIALIST: We're off 16 accusing me of sexual assault. 16 the record. It's 5:47 p.m. Eastern. (A brief recess was taken.) 17 Your client -- your lawyer --17 18 I don't have a client. 18 THE VIDEO SPECIALIST: It's 5:59 A. 19 p.m. and we're back on the record. 19 Your lawyers understood the entire time we've litigated this case that there was never a 20 MR. CARSON: Yeah, for the record, 21 Mr. Gold, when you give your -- when you 21 sexual assault -tell your client what to say during a 22 22 Mr. Carson, this is what I understand. Α. deposition in the middle of a deposition 23 I understand that you filed a public document --23 you should put yourself on mute. 24 I didn't ask -- I didn't ask a question 24 25 25 Everyone can hear you giving your client yet. Page 265 Page 267 Okay. You asked me where it says it, I 1 advice. 1 told you where you said it, you just read it, it says BY MR. CARSON: that you accused me of sexual assault --3 Q. But to continue the deposition, 3 Mr. Roman, can you hear me? 4 There is no question on the record. 4 5 A. Yes. This isn't a conversation. Do you understand sitting here today 6 A. I'm not saying -that neither Caitriona Brady nor Delaney Yonchek ever 7 It's not a conversation. Q. accused you of sexual assault or sexual harassment? 8 I took that as a question. I apologize A. I would point you to Paragraph 364 in 9 9 if I mischaracterized your statement. the second amended complaint of Ms. Brady 10 10 MR. CAVALIER: I am going to state allegations --11 for the record that your categorization 11 Yeah, did you read --12 of what Mr. Roman's lawyers understood 12 Q. A. -- and Paragraph --13 throughout the entirety of this case is Q. -- the rest of the complaint? 14 14 inaccurate. A. -- and Paragraph 366 of the first 15 15 MR. CARSON: It's not inaccurate amended complaint, and if you would like me to be 16 16 at all. You guys didn't ask one able to comment on that we can read the paragraphs --17 question at her deposition about a 17 No, I don't need you to comment. Do 18 18 sexual assault. you understand that the rest of the complaint alleges 19 19 MR. CAVALIER: That's false. 20 sex and gender discrimination throughout? 20 MR. CARSON: No, it's not. I'm 21 A. I understand in part it alleges sex and 21 going to continue, though. gender discrimination, but it also alleges sexual 22 BY MR. CARSON: Q. So to continue this -- this deposition, harassment and sexual assault, two things which your 23 23 24 client --24 so after the AIPAC conference in -- strike that.

25

After the trip to Israel that you made

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I got back.

Page 268 Page 270 sure Daniel Pipes didn't know about, when did you get 1 It was a yes or no question. Did you 2 back to Philadelphia? get back in April 2018? 3 3 I don't remember the exact date, Mr. Well, if I'm talking about the sexual A. 4 Carson. harassment seminar that I participated in in April 5 5 2018 --And what was the month? Q. 6 6 A. Mr. Carson, I went on trips which took Q. I'm not asking you about that. 7 7 me overseas and outside of Philadelphia over a -- that means that I was back. Α. hundred days in 2018. 8 8 Okay. So you participated -- yes or O. Well, approximately what month. 9 9 no, you participated in the sexual harassment seminar Q. I don't remember, Mr. Carson. 10 A. 10 in April 2018; is that correct? 11 Well, when did you go to Israel with A. That's correct. 12 12 Ms. Barbounis? Q. Did you work in Philadelphia in May of Well, I stayed in Israel after their 13 2018? 13 14 departure, so I don't remember when I came back. A. There may have been days that I was in 14 You didn't fly back with Ms. Barbounis? 15 the office, there may not have been. 15 Q. No, Mr. Carson. 16 Well, at that time you were permitted 16 A. When did you fly back? to go to the office whenever you wanted, correct? 17 Q. 17 18 Right, but I don't know if I was in the 18 I don't remember, Mr. Carson. A. office in May of 2018. I'm sure there was days that 19 Q. Well, what month was it when you went? 19 I was there. It was actually when we had the 20 March, Mr. Carson. A. 21 planning discussions around Tommy Robinson and his O. It was March of what? rally in late May of 2018, that's when I authorized 22 2018, Mr. Carson. A. Lisa and Tricia to travel to London. So, yes, I was Okay. So were you back in April? 23 Q. I may have been back in Philadelphia in Philadelphia at least once in May of 2018. 24 25 sometime between March and April of 2018 -- actually, You were in Philadelphia quite a bit in 25 Page 269 Page 271 yes. Actually yes. In April of 2018 the Middle East April and May of 2018, correct? 2 Forum held a sexual harassment seminar that was led I don't know about that by -- I specifically remember this. It was led by 3 characterization, Mr. Carson. I have to check my Marnie Meyer. She had brought in a New Jersey state 4 calendar. 5 approved sexual harassment guide or whatever. I Where do you think you were? Ο. specifically remember Lisa Barbounis was there in the 6 Well, I traveled to -- when is this, conference room. Tricia McNulty was there in the April of 2018? I think I was in Hawaii for three conference room. Brady, I don't know if she was weeks. I think I was in California. I was in working for us yet. Yonchek I think may have been 9 9 Seattle. 10 10 working for us. And Marnie Meyer held the sexual Q. When were you in Hawaii? harassment seminar. All the staff invited from all 11 I was in Paris. Α. 12 12 over the country was either participating in the Just -- you're going to have to take it office in Philadelphia or via Skype for business, and one by one. When were you in Hawaii? there was an element there where I said members of 14 A. Would it be proper for me to consult my 15 MEF staff -- I'm paraphrasing this now to the best of calendar so I give you the exact dates? my recollection -- if there are any incidents of 16 No, I mean, just --16 sexual harassment that you are aware of or if you 17 I can give you the exact dates. 17 A. ever become aware of them, this is the following 18 All right. Fine. Look at your 18 Q. procedure of what you have to do, and this is also 19 19 calendar. 20 codified in our personnel manual. 20 Okay. Give me a second. Just have to 21 Mr. Roman, you do understand that the 21 go back two years. I hope it's here. 22 question I asked you is when did you get back and THE WITNESS: Mr. Cavalier, do you then I said did you get back in April. 23 have that calendar? 23 24 24 Well, I'm saying what happened is when MR. CARSON: Can't ask questions

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of your counsel.

May in Israel as well.

Page 272 Page 274 1 1 Okay. How long were you in Israel? THE WITNESS: Mr. Carson, do you Q. 2 2 I was in -- I was in Israel for ten mind if I ask Mr. Cavalier to provide a 3 days in May of 2018, I was in California for eight calendar if I can't find it? 4 MR. CARSON: If you can't find it days in May of 2018 -- so for more than half the 5 month, at least from the calendar here, I was in your calendar for now, I'll just ask 6 you to produce it. traveling, Mr. Carson. So the statement that I was 7 in the office a lot in April and May of 2018 is THE WITNESS: There we go. I left incorrect. I was -- had a de minimis presence in the 8 for Hawaii -office in April and May of 2018. 9 BY MR. CARSON: 10 10 Q. If you can prove that with records, Sometime around blank blank. I left for Hawaii on March twenty -we'll definitely look at the records, so I'll ask 12 that you produce all -- any and all records for 12 well, that was Passover, so we had the seder, I didn't work at all, I was in D.C. then, so I was out travel between March of 2018 and November of 2018. 13 13 14 14 of the office starting like March 25th, Hawaii was Yeah, to the extent that I have them, through -- I was in Paris with Daniel -- I was in the 15 Mr. Carson. I also think you should -- to the extent 15 office it looks like three times in April of 2018. 16 that I have it, Mr. Carson, and also to your own 17 client's recollection of the travel that she booked 17 Three -- you were where? In Philadelphia, in the Philadelphia for me during that time, I would be glad to provide 19 office, I have here three times in April of 2018. 19 that to you. You characterized me as being in the office a lot. I 20 Is it your deposition testimony today 20 wouldn't call three times a lot, Mr. Carson. 21 under oath that my client booked all your hotel rooms 21 for your travel? 22 Well, do you have any proof that you 22 23 were away during these trips? 23 A. No, it's not. 24 24 Yes, I probably have plane tickets, I Q. So why would she know about your probably have the hotel reservations that Lisa 25 vacations then? Page 273 Page 275 Barbounis booked for me, I probably have --1 Well, she controlled my calendar, 2 Mr. Carson. I would book the hotel, she would put it It was a yes or no question. Q. 3 3 on the calendar. A. -- travel records. 4 4 Q. It was a yes or no question. Q. Okay. Yes, and, by the way, Lisa's six month 5 She was my assistant or what we call A. 6 review took place on April 19th, 2018. 6 the executive liaison. 7 7 And you were in Philly for that? Okay. You mentioned that Lisa Q. 8 I was, and I was also in Philadelphia Barbounis went to London around March of 2018? April 9 9 for the sexual harassment seminar that took place on 10 -- it was 10 a.m. on April 17th, 2018. 10 A. No, Mr. Carson. Say that date again? 11 -- 2018? 11 Q. Q. 10 a.m., April 17th, 2018. 12 12 A. A. No, Mr. Carson. How about in May 2018? 13 Where did she go? Q. O. 14 May -- sorry, I have to correct myself, 14 A. When did she go where, Mr. Carson? Mr. Carson. Ms. Barbounis's review was not on April 15 Where did she go to London? Q. 15 19th. It was on May 3rd, 2018. My apologies. 16 Where? She went to London. That's 16 A. 17 17 So you were in the office on May 3rd, where she went. 2018, correct? 18 Q. Right. When did she go to London? 18 19 Yeah. 19 Sorry. A. 20 She's been to London multiple times, 20 What about June and July, you were in A. 21 the office June and July, right? 21 Mr. Carson. No, I wasn't, Mr. Carson, not that 22 Talking about in April of 2018. Q. much. I was traveling to Israel, to California. I 23 Ms. Barbounis to the best of my actually spent -- I spent a good amount of my time in 24 knowledge was not in London in April of 2018,

²⁵ Mr. Carson.

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Dej	JOSHIOH OF GREGO ROMAN		Lisa darbounis v. Middle Eastern Forum, et. al.
	Page 276		Page 278
1	Q. Was she there in May of 2018?	1	Q. Did she ever
2	A. No, Mr. Carson.	2	A. Marnie Meyer Marnie Meyer
3	Q. Was she there in June of 2018?	3	Q. It's a yes or no question.
4	A. I believe so, Mr. Carson.	4	A disagreed I'm answering your
5	Q. Okay. Was that the first time she went	5	question, Mr. Carson.
6	there?	6	Q. My question is, did she ever work in
7	A. I don't know, Mr. Carson, if she	7	the role of deputy chief of staff in her life for the
8	traveled to London before June of 2018.	8	Middle East Forum?
9	Q. Well, related to her work at the Middle	9	A. Her responsibilities
10	East Forum is that the first time she went there?	10	Q. It's a yes or no question.
11	A. To the best of my knowledge, yes, Mr.	11	A. Mr. Carson, it's more complicated than
12	Carson.	12	that.
13	Q. Okay. Why did she go there?	13	Q. Was she ever the deputy chief of staff?
14	A. Why did she go to London?	14	1 ,
15	Q. Yeah.	15	A. We talked about this we talked about
16	A. Well, there's a few ways to answer	16	this at the beginning of the deposition. Names,
17	that. Why did the organization send her or why did	17	titles, and responsibilities at MEF are all relative
18	she go? I can't answer the reasons why she	18	to the position that someone has according to the day
19	personally	19	that they had that position.
20	Q. Best of your ability, okay, why did she	20	Q. Well, was she
21	go to London in connection with her employment at the	21	A. She started off
22	Middle East Forum?	22	Q. Mr. Roman
23	A. So she went she went for two	23	THE COURT REPORTER: I can't hear
24	reasons. The first reason of a personal nature was	24	you.
25	to start to be what I consider to be a year and a	25	ļ
	Page 277		Page 279
1	half fraud she enacted against MEF, and the second	1	Q I'm going to ask the question,
2	reason is because she was charged with overseeing a	2	you're going to answer
3	tens of thousands of dollar grant that was given to	3	A. I'm answering your question.
4	the convicted criminal Daniel Thomas that she had	4	Q. No, you're not. You're interrupting
5	suggested we give that money to.	5	and you're causing problems with the court reporter.
6	Q. Who approved that who approved that	6	Okay? So what the question is is was she ever
7	grant?	7	afforded the position, role, title, anything, deputy
8	A. Based on the representations that Ms.	8	chief of staff?
9	Barbounis gave to me, it was approved by me, Marnie	9	A. Yes.
10	Meyer, and Daniel Pipes, of which the fiduciary	10	Q. When?
11	responsibility fell on Ms. Barbounis's lap. She had	11	A. She was afforded the responsibilities
12	been asking for more responsibility. She got it and	12	
13			chief of staff had she not lied and subjected herself
14	then she abused it	13	
	then she abused it. O You said she was an executive liaison	13 14	
15	Q. You said she was an executive liaison	14	
15 16	Q. You said she was an executive liaison at that time, a secretary basically, correct?	14 15	Q. When? The answer was the question
16	Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted	14 15 16	Q. When? The answer was the question was when.
16 17	Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position.	14 15 16 17	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your
16 17 18	 Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position. Q. Had she been promoted to deputy chief 	14 15 16 17 18	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your question.
16 17 18 19	 Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position. Q. Had she been promoted to deputy chief of staff? 	14 15 16 17 18 19	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your question. Q. No, you're not. You just said yes
16 17 18 19 20	Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position. Q. Had she been promoted to deputy chief of staff? A. She was promoted after she made false	14 15 16 17 18 19 20	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your question. Q. No, you're not. You just said yes Mr. Roman
16 17 18 19 20 21	Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position. Q. Had she been promoted to deputy chief of staff? A. She was promoted after she made false allegations against me.	14 15 16 17 18 19 20 21	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your question. Q. No, you're not. You just said yes Mr. Roman A. I'm giving you my answer.
16 17 18 19 20 21 22	Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position. Q. Had she been promoted to deputy chief of staff? A. She was promoted after she made false allegations against me. Q. She was demoted she was promoted to	14 15 16 17 18 19 20 21 22	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your question. Q. No, you're not. You just said yes Mr. Roman A. I'm giving you my answer. Q. No, no, no, you're not. Because it was
16 17 18 19 20 21 22 23	Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position. Q. Had she been promoted to deputy chief of staff? A. She was promoted after she made false allegations against me. Q. She was demoted she was promoted to deputy chief of staff?	14 15 16 17 18 19 20 21 22 23	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your question. Q. No, you're not. You just said yes Mr. Roman A. I'm giving you my answer. Q. No, no, no, you're not. Because it was I asked you when. I asked for a date.
16 17 18 19 20 21 22	Q. You said she was an executive liaison at that time, a secretary basically, correct? A. She was on her track to being promoted to a deputy chief of staff position. Q. Had she been promoted to deputy chief of staff? A. She was promoted after she made false allegations against me. Q. She was demoted she was promoted to deputy chief of staff? A. She was on her way to being promoted to	14 15 16 17 18 19 20 21 22	Q. When? The answer was the question was when. A. Mr. Carson, I'm answering your question. Q. No, you're not. You just said yes Mr. Roman A. I'm giving you my answer. Q. No, no, no, you're not. Because it was

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was employed at Middle East Forum.

I asked you did she ever receive a pay

Page 280 Page 282 the record and then the court reporter will type one 1 raise. 2 person saying the question and then your attorney's A. You would have to ask her, Mr. Carson. welcome to object, and then you're welcome to give I was not part of administration of MEF. your answer, and the answer is a date. When did Ms. 4 So you don't know --5 Barbounis assume the role deputy chief of staff? She actually did -- she did receive a Α. 6 Mr. Carson, she did not assume the role 6 pay raise when she was at MEF, yes. 7 of deputy chief of staff; she assumed the That wasn't my question. My question 8 responsibilities of someone if they had proven was did she ever get a pay raise to go along with themselves would eventually have been on the track to these so-called responsibilities that she received 10 be promoted to deputy chief of staff. that made her have a deputy chief of staff title. 11 11 O. And you think --She never had the title of deputy chief 12 12 The date would have been --A. of staff. 13 Q. And you think that's the same thing? Did she ever receive a pay raise in 13 O. 14 The date would have been --14 connection with the responsibilities? A. You think that's a promotion? 15 15 Yes, Mr. Carson. Q. A. Hundred percent, Mr. Carson, especially 16 When? When did she get the pay raise? 16 Q. if you look at the correspondence between myself and 17 After I was removed from the Ms. Barbounis, which you should have. 18 administration of the organization. 18 19 Q. Okay. 19 Q. How much was this pay raise? On May 3rd, two thousand -- I'll stop 20 20 A. I don't know, Mr. Carson. A. answering if you would like me to. 21 21 Q. How do you know she got it then? Yeah, you should. I think --22 Because it's in the documents afforded 22 Q. 23 I should what, Mr. Carson? to the litigation. I can review it and give you a 23 A. 24 specific answer if you like. 24 Q. So give me the date when she was given 25 the position of deputy chief of staff. 25 Well, aren't you talking about an Page 281 Page 283 She was never given the position of amount of money that every single female employee at 1 the Middle East Forum received? deputy chief of staff --3 3 Okay. So give me the date when she was Mr. Carson, I wasn't part of that 4 given the responsibilities of a deputy chief of decision. I was out of the administration of the 5 staff. Middle East Forum after Daniel Pipes removed me from 6 It started when she was in Israel, the responsibilities that were previously afforded to A. 7 Mr. Carson. the position of director in early November of 2018 8 and I never assumed those responsibilities until Q. So started in March of 2018? 9 Marnie Meyer left the organization in February of Yes, and gradually she got more and 10 more responsibilities until there was a discussion in 10 2020, so I had a good 16-month period where I was not early October of 2018 where Daniel Pipes informed me 11 involved in the formal administration of MEF as a that I was going to be eventually promoted to 12 12 result of Lisa Barbounis's complaint. 13 president of the organization when he was planning on What was her position in April of 2018? 14 retiring, and the first person that I told was Lisa 14 She was an executive liaison, correct? 15 15 Barbounis. No, her title was executive liaison, 16 16 but her responsibilities were incrementally given Okay. Was -- did Ms. Barbounis ever more and more as month and month went by. She made receive a pay raise for this position or these 17 this very clear to us in communications in May of responsibilities? 18 18 19 2018. 19 She received a pay raise I believe in 20 November of 2018, but I wasn't part of that since all 0. She was what? of my administrative responsibilities were removed on 21 She made it very clear and known to the 22 November 6th, 7th, or 8th of that year. And, by the management of the Middle East Forum in conversations 23 with Daniel Pipes and with myself that she wanted 23 way, those responsibilities never came back while she

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more responsibilities beyond what was originally

afforded to her in her job description when she was

	DOSITION OF ORLOG ROWAIN		Lisa Darboums v. Wildele Lastern i Orum, et. ar.
	Page 284		Page 286
1	hired in it was October, November of 2017. She	1	THE WITNESS: at the beginning
2	assumed those responsibilities and were given more	2	of this deposition I'll give to you.
3	portfolios. For instance, she was given	3	MR. CARSON: explain to your
4	Q. You don't have to give me a for	4	client that he needs to put the document
5	instance.	5	away?
6	A. No, I'm just giving you an example so	6	MR. CAVALIER: You want him to
7	you can	7	have less information for the
8	Q. It's not necessary.	8	deposition?
9	A comparison.	9	MR. CARSON: Jon, I'm not going to
10	Q. It's really not	10	ask twice. It's totally inappropriate
11	A. She was given Tommy Robinson when she	11	for him to be pulling out documents from
12	asked for more responsibilities. She traveled	12	folders and reading them to me.
13	inversionally, site numerous terrests, site	13	THE WITNESS: Mr. Carson, these
14	immerce inclined at congress, inclined at purification,	14	are documents you gave to us.
15		15	MR. CARSON: Jon, are you going to
16	responsibilities that she got.	16	direct your client to put the document
17	Q. How did she abuse them?	17	away? Yes or no?
18	A. There was multiple ways.	18	MR. GOLD: Unless you need to
19	Q. Give me one.	19	refer to a document to refresh your
20	A. She tried to hire hackers to get	20	memory.
21	information from the organization.	21	MR. CARSON: You do not get to
22	Q. What hacker did she try to hire?	22	refer to documents unless unless
23	A. Well, if you look at her	23	they're exhibits that I hand you.
24	correspondence	24	MR. GOLD: You can post them if
25	Q. Mr. Roman, I'm not asking you to refer	25	you wish.
	Page 285		Page 287
1	to documents. I asked you what hacker did she try to	1	THE WITNESS: Sure. I can put
2	hire.	2	them on the screen if you want.
3	A. This is what I'm referring to.	3	MR. CARSON: No. No, no, no.
4	Q. Yeah, you're not I need you to put	4	We're not looking at that document. Put
5	that down. Okay? It's not	5	it away.
6	A. Why?	6	THE WITNESS: Mr. Carson, you
7	Q an exhibit.	7	asked me when I believe Mr Ms.
8	A. No, this is documents I brought to the	8	Barbounis hired a hacker to go after
9	deposition.	9	Middle East Forum data.
10	Q. It's not an exhibit that you can you	10	BY MR. CARSON:
11	got to stop and you got to put it down.	11	Q. Answer the question. When did she hire
12	A. Well, Mr. Carson, you're asking me a	12	a hacker?
13	question		A. She suggested hiring a hacker on
14	Q. It's not an exhibit. Yeah	14	Trovelliber 15th, 2010, in a conversation with Their
15	A. I'm answering your question. You asked	15	11.01 (0.0) . 210 0.01 0.0 10 0.00 11.01 0.01 10.01
16	me I'm referring to a document I brought to answer	16	saying we have a hacker trying to get his data from
17	that.	17	Tuesdook as a workaround. So she's tarking about a
18	Q. You're not allowed	18	nacker. She does it twice, once in 100 temper of 2010,
19 20	A. Would you like me to do that?	19 20	once in March of 2019. I don't believe you've given
21	Q to have documents surrounding you	21	us who that hacker is in your production for your
21	that you refer to during a deposition.	22	discovery, but I would love to know and I can offer
23	A. They're not surrounding me, Mr. Carson.	23	you a better answer.
24	I have a few exhibits that I said	24	Q. Do you even know what you're talking
25	MR. CARSON: Guys, can you please	25	about right now, Mr. Roman?
20		ردا	A. I'm talking about a hacker that I

	POSITION OF GREGO ROWALV		
	Page 288		Page 290
1	believe Ms. Barbounis hired to try to sabotage the	1	A she
2	Middle East Forum.	2	Q. Mr. Roman
3	Q. Mr. Roman, do you have a hard time	3	A she she asked
4	keeping up with your lies?	4	Q. I asked you a yes or no question. When
5	A. Mr. Carson, I'm quoting first of	5	you're done saying yes or no, I'll ask another
6	all, they're not lies. Second of all, I'm quoting	6	question. Okay?
7	from documents that you provided to the Middle East	7	A. Well, Mr. Carson, that is not a yes or
8	Forum in discovery. These are documents you gave to	8	no question.
9	us to review. So I'm just quoting	9	Q. Did she go
10	Q. My question was	10	A. It's more complicated than that.
11	A from your documents.	11	Q as part of her responsibilities as
12	Q do you have a hard time keeping	12	an executive liaison?
13	track of all your lies.	13	A. Yes and no.
14	A. Mr. Carson, you have to look at the	14	Q. Okay. Why do
15	documentation, and this is I believe the ninth or	15	A. She went because she she volunteered
16	tenth time that you've accused me of lying throughout	16	to go. Okay? She asked for permission. And then
17	all these processions. I believe it's a violation of	17	what she did is she got a reimbursement from the
18		18	
19	for you to make a misrepresentation on the record,	19	
20	and I think it's abhorrent that you're being	20	Raheem Kassam and then was paid to her husband to
21	unethical	21	cover travel that was unapproved. So she wanted to
22	Q. What question are you	22	go, but then she lied about covering the cost for
23	_	23	
24	A in your conduct of the procession.	24	and the then correspond the organization out or
25	Q answering right now? What question	25	\$5,000. So that's really the totality of the answer
	are you answering right now?	23	Tour provide to your Time unere is tent incoseages
1	Page 289	1	Page 291
1	A. I'm answering the question that you	2	that you provided to us that proves that.
2	asked are you	3	Q. Yeah. It's funny that you think all
	Q. It's a yes or no question.		right. Anywho, so so, Mr. Roman, when she went to
4	A are you aware are you keeping	4	Europe she went to witness a rally that that was
5 6	track of the lies. I hat's what you said	-	
O	track of the lies. That's what you said.	5	put on because of a grant that the Middle East Forum
7	Q. Right. Are you keeping	6	made to Danny Thomas and Tommy Robinson; is that
7	Q. Right. Are you keeping A. And I'm saying	6 7	made to Danny Thomas and Tommy Robinson; is that correct?
8	Q. Right. Are you keepingA. And I'm sayingQ track of all your lies?	6 7 8	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect.
8 9	 Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that 	6 7 8 9	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect?
8 9 10	 Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that Q. Yes or no? 	6 7 8 9	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect? A. Because the grant wasn't made to Danny
8 9 10 11	 Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that Q. Yes or no? A number one, they are not lies 	6 7 8 9 10 11	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect? A. Because the grant wasn't made to Danny Thomas and to Tommy Robinson.
8 9 10 11 12	 Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that Q. Yes or no? A number one, they are not lies Q. Right. I'm going to 	6 7 8 9 10 11 12	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect? A. Because the grant wasn't made to Danny Thomas and to Tommy Robinson. Q. Who was it made to?
8 9 10 11 12 13	 Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that Q. Yes or no? A number one, they are not lies Q. Right. I'm going to A and, number two 	6 7 8 9 10 11 12 13	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect? A. Because the grant wasn't made to Danny Thomas and to Tommy Robinson. Q. Who was it made to? A. The grant was made to a movement that
8 9 10 11 12 13	Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that Q. Yes or no? A number one, they are not lies Q. Right. I'm going to A and, number two Q withdraw the question. All right?	6 7 8 9 10 11 12 13	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect? A. Because the grant wasn't made to Danny Thomas and to Tommy Robinson. Q. Who was it made to? A. The grant was made to a movement that Ms. Barbounis said
8 9 10 11 12 13 14	Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that Q. Yes or no? A number one, they are not lies Q. Right. I'm going to A and, number two Q withdraw the question. All right? So we're going to move on now.	6 7 8 9 10 11 12 13 14 15	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect? A. Because the grant wasn't made to Danny Thomas and to Tommy Robinson. Q. Who was it made to? A. The grant was made to a movement that Ms. Barbounis said Q. What's the name of the movement?
8 9 10 11 12 13 14 15 16	Q. Right. Are you keeping A. And I'm saying Q track of all your lies? A. I'm saying that Q. Yes or no? A number one, they are not lies Q. Right. I'm going to A and, number two Q withdraw the question. All right? So we're going to move on now. A. Okay.	6 7 8 9 10 11 12 13 14 15 16	made to Danny Thomas and Tommy Robinson; is that correct? A. That's incorrect. Q. Why is it incorrect? A. Because the grant wasn't made to Danny Thomas and to Tommy Robinson. Q. Who was it made to? A. The grant was made to a movement that Ms. Barbounis said Q. What's the name of the movement? A. Well, if you want to call it an
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Page 292 Page 294 1 those receipts to me afterwards and --She -- so she sends wires out and she 2 She provided what receipts to you makes sure that the books are straight --Q. 3 Yes. afterwards? A. 4 -- as part of her responsibility? 4 Q. A. The receipts that Mr. Thomas allegedly 5 Ms. Barbounis made a recommendation in 5 gave to Ms. Barbounis. 6 early June of 2018 to transfer tens of thousands of Ms. -- Daniel Thomas gave Ms. Barbounis dollars to Mr. Daniel Thomas and then, as in -receipts that she gave to you; is that your e-mails indicate, and you'll see this was a constant testimony? 9 pattern from June of 2018 until --9 Right, that -- what she did was she 10 10 I'm not -said that these were receipts, and that accounted for Q. 11 A. -- her departure -a portion of the money, but the sum total of the money -- if you take the total amount of money that 12 -- asking you about a pattern; I'm Q. came from what was given --13 13 asking you --14 14 You're asking me if she was responsible Q. Mr. Roman -for money, and I'm giving you an answer. 15 I'm giving you an answer. 15 A. Q. I'm asking if she was responsible for 16 No, you're not. 16 Q. actually sending money out. Did she -- was she the 17 I'm giving you an answer. Yes, I am. A. 18 No, you're not. All right? person who said, all right, I'm going to send this 18 Q. There is receipts --19 money now; is that part of her job? 19 20 Listen to the question before --20 What she said was --A. 21 21 THE COURT REPORTER: One at a O. Yes or no? 22 22 -- we should send money -- what she time. 23 said was -- I can't say yes or no to something that 23 BY MR. CARSON: 24 24 didn't happen. The question is, did Daniel Thomas give 25 receipts to Lisa that she then gave you; is that what 25 Q. Right. Did -- was that one of her Page 293 Page 295 you're saying? responsibilities or did you have a bookkeeper at the 2 time who did that? He gave partial receipts, and then he 3 also gave an accounting --3 No, she recommended the money be What is a partial receipt? Q. transferred. I approved --5 Okay. So I'll give you an example. 5 Who did she make the recommendation to? Q. 6 I approved that recommendation based on Let's say I give you a hundred dollars. Okay? And I A. ask you to go buy a stack of books. All right? So 7 her representations. 8 you go buy the books. They cost \$80. And then on Who else approved --Q. 9 And then the money was sent by Marnie your way back to the office you buy a Big Mac and you have a \$6 Big Mac. And then you go buy a pack of gum 10 Meyer. Correct. Who else approved the 11 and you get something else. So you spent \$80 on the 11 Q. books, that's what you have the receipt for, but you recommendation? Daniel Pipes? 12 12 Yeah, he would approve some bought yourself a Big Mac and a pack of gum but you recommendations and others he wouldn't be involved didn't give me those receipts. So you gave me 14 partial receipts for 80 percent of the total that you 15 with. 16 were allocated and you represented that you spent the Was he involved in this one? O. 17 rest of the money on a Big Mac and on bubble gum. I don't remember. Now, if you're working for an organization usually 18 18 Okay. When you approved it what did O. you approve it based on? 19 the --19 20 I approved it based on quotes that So stop. I understand what you mean. 20 O. 21 Daniel Thomas gave to Lisa Barbounis and then from 21 A. Hold on a second. those quotes she said I believe that we should send X 22 Let me ask you a question. O. So what she did -- what he did -amount of money to Mr. Thomas, and I said are you 23 A.

going to be able to keep track of those receipts and

the spending, and she said yes, and then she provided

24

25

How much money -- stop.

THE COURT REPORTER: I can't get

Page: 77 (296 - 299)

_	JOSHON ON GREGO ROMAN		Lisa Darboums v. Wilddie Lastern i Orum, et. al.
	Page 296		Page 298
1	both of you.	1	A. You want to know how much. I'm trying
2	BY MR. CARSON:	2	to give you the exact amount of how much it was.
3	Q. How much money was granted to Danny	3	Q. Thank you. Was it 25,000? Is that
4	who was the money granted to?	4	your testimony?
5	A. The money was granted in the grant	5	A. No, it's not.
6	contract	6	Q. Approximately 25,000?
7	Q. Just a name. Danny Thomas, right?	7	A. It was between twenty about 25,000
8	A. There's not a name, Mr. Carson.	8	pounds, but I don't know the dollar rate.
9	Q. Well, who did how was the money	9	Q. I don't care what the dollar rate is.
10	sent?	10	A. Okay.
11	A. The money was wired to a	11	Q. Okay? It's not important. Okay.
12	Q. Where?	12	Thank you.
13	A to a bank account that Lisa	13	A. Okay.
14		14	Q. So 25,000 pounds. The intention was to
15	said came from Danny Thomas.	15	transfer 25,000 pounds to Danny Thomas, correct?
16	Q. Okay. So the money was sent to Danny	16	A. No, that was not the intention. The
17	Thomas's bank account, correct?	17	intention was to transfer the money to the the
18	A. I don't know if it was Danny Thomas's	18	individual that Lisa Barbounis represented was the
19	bank account. Ms. Barbounis said it was Danny	19	organizer of the event so that
20	· · · · · · · · · · · · · · · · · · ·	20	
21	Thomas's bank account. And there was actually	21	Q. And who was that?
22	problems with the initial transfer. We sent the	22	A so that vendors would be paid.
23	money overseas	23	Q. Who was that?
24	Q. I didn't ask you any questions	24	A. It was Danny Thomas.
25	A and then	25	Q. So then what are you talking about?
	Q anything about a transfer, I didn't Page 297	23	A. It was Danny Thomas and Kevin Carroll, Page 299
	FA9E /.97		
1	-	1	
1	ask you any questions about that.	1	it's another acquaintance of Ms. Barbounis, it was
2	ask you any questions about that. A. Sure. Sure. I'm trying to answer your	2	it's another acquaintance of Ms. Barbounis, it was Q. Did the money go to two Mr. Roman,
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2 3 4	ask you any questions about that. A. Sure. Sure. I'm trying to answer your questions. Q. No, you're not, but just just listen	2 3 4	it's another acquaintance of Ms. Barbounis, it was Q. Did the money go to two Mr. Roman, did the money go to two people's accounts or one account?
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2 3 4 5 6	ask you any questions about that. A. Sure. Sure. I'm trying to answer your questions. Q. No, you're not, but just just listen to my questions. Okay? Because we're going to get through this.	2 3 4 5 6	it's another acquaintance of Ms. Barbounis, it was Q. Did the money go to two Mr. Roman, did the money go to two people's accounts or one account? A. No, the account there was actually two accounts that were provided.
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	Page 300		Page 202
		,	Page 302
1	A. I think that there was a discussion	1	tillik tilat.
2	where we saw that this guy	2	A. It's not that I think it; it's that the
3	Q. The distance of a person.	3	e-mails, text messages, and all of the communications
4	The Time dying to remember. Time dying to	4	from Lisa Barbounis that you provided to us in
5	Tememoer, with carson.	5	discovery prove that she was the center point for
6	Q. Who told her to you don't have to	6	that rally.
7	talk out loud. Think in your mind	7	Q. Well, we're going to find out if that's
8	A. Okay.	8	true; aren't we, Mr. Roman? But why do you
9	Q and give us the name of a person.	9	A. I already have, Mr. Carson. I've
10	A. Okay. So I'm thinking in my mind right	10	looked at the information
11	now.	11	Q. Mr. Roman
12	Q. Okay.	12	A you've provided to MEF.
13	A. And I'm thinking about Tommy Robinson.	13	Q why do you think that? What you
14	Q. Who assigned Ms. Barbounis to work on	14	
15	this rally?	15	sound like Donald Trump. Why? What evidence?
16	A. I believe Ms. Barbounis volunteered.	16	A. Mr. Carson, I take great exception with
17	Q. So Ms. Barbounis came to you out of	17	you trying to insult me at a deposition.
18		18	Q. Why, Mr. Roman? What evidence are you
19		19	talking about? Be specific. What evidence proves
20		20	that she was intimately involved with managing the
21	_	21	rally?
22		22	A. Sure. So let's start with the text
23	_	23	messages.
24	12	24	Q. Just give me one piece of evidence.
25		25	A. E-mails
	Page 301		Page 303
1	Marnie sent it to Danny Thomas, Lisa Barbounis went	1	Q. We don't have to start anywhere. One
2	<u> </u>	2	piece of evidence.
3		3	A. E-mails that were
4	A. No, it wasn't \$25,000.	4	Q. All right. Give me one e-mail and tell
5	Q. Mr. Roman, I'm using the number you	5	me what it said.
6	gave me.	6	MR. GOLD: Excuse me, Mr. Carson.
7		7	I know it's getting late. Just let Mr.
8	Q. Right. 25,000 pounds. Good. Is that	8	Roman finish his answer and then you can
9	right then if we said pounds?	9	ask another question. All right? Go
10	A. Yeah, but, like I said, I didn't know	10	ahead.
11	the dollar amount.	11	BY MR. CARSON:
12	Q. Okay. So after Marnie transferred	12	Q. One e-mail, what did it say? Tell me
13	25,000 pounds that you approved Lisa Barbounis went	13	one e-mail. Describe it.
14	to London to see the rally that was paid for with the	14	A. Sure. So
15	Middle East Forum grant; is that correct?	15	MR. GOLD: One question at a time,
16	A. No. Ms. Barbounis went	16	Mr. Carson.
17	Q. She didn't go there to see the rally?	17	BY MR. CARSON:
18	A. No, she didn't go there to see the	18	Q. Go ahead.
19	rally; she went there to manage the rally.	19	A. Okay. So that was a compound question.
20	Q. To manage the rally?	20	One e-mail
21	A. Correct. Ms. Barbounis was intimately	21	Q. Go ahead. Describe one e-mail.
	ļ		
22	involved in the planning of all aspects related to	22	A. Sure. So an e-mail that Danny Thomas
	involved in the planning of all aspects related to the Middle East Forum's backing of that rally that	23	I think he was dannythomas@tesco.co.uk
22	involved in the planning of all aspects related to the Middle East Forum's backing of that rally that took place in London in June of 2018.		· · · · · · · · · · · · · · · · · · ·

	JOSHON OF GREGO ROMAIN		
	Page 304		Page 306
1	Q. Keep going.	1	time, correct?
2	A. Okay sent to Lisa Barbounis	2	A. I don't know.
3	involved the deployment of buses that were to go from	3	Q. Isn't it funny that you're accusing her
4	the midlands of England, from the Scottish border,	4	of entering into a conspiracy with someone she didn't
5	from Sheffield, from Manchester, I think Wales was	5	know?
6	involved, and they were busing these people in from	6	A. No, Mr. Carson. She engaged in a
7	these areas that were outside of London and coming	7	four-month at least intimate affair with Danny
8	into London. Then what happened was	8	Thomas, and I think they knew parts of each other
9	Q. I don't need to know what happened. I	9	that no one else probably knew about Danny Thomas or
10	said to describe an e-mail.	10	Lisa Barbounis. This is the ultimate definition of
11	A. I'm giving you the e-mail description.	11	what I would consider to be not just a conspiracy but
12	Q. Right. Are you still talking about the	12	an enterprise designed to defraud the Middle East
13	e-mail or are you going to tell me what happened	13	Forum.
14	A. Hundred percent I'm talking about the	14	Q. When did you find out that there might
15	e-mail.	15	have been strike that.
16	Q. Okay. Go ahead.	16	Why do you think that Danny Thomas
17	A. And the e-mail that was between Ms.	17	didn't spend all the money on the rally?
18	Barbounis and Mr. Thomas were talking about the	18	A. I don't know. You would have to ask
19	intricate difficulties in trying to make sure that	19	Danny Thomas.
20	enough people attend, so what they discussed was that	20	Q. Well, why but you're alleging that,
21	there would be additional monies that Mr. Thomas	21	aren't you, that not all the money went to the rally?
22	suggested that Ms. Barbounis provide to what they	22	A. No, I'm not alleging that
23	call the lift carrier, so she's talking about in this	23	Q. You just said partial receipts.
24	e-mail the money that or not even the money, the	24	A. I'm not alleging that, Mr. Carson.
25	quotes that the team she was working with in the UK	25	What I'm doing is is I'm taking the testimony that
	Page 305		Page 307
1	was getting from that team and then going down, but	1	Danny Thomas in part gave
	was getting from that team and their going down, out	-	2 mini ji momus in pure 80 · e
2	in the end I don't think any money was paid directly	2	Q. Danny Thomas hasn't testified,
2			
	in the end I don't think any money was paid directly	2	Q. Danny Thomas hasn't testified,
	in the end I don't think any money was paid directly to the bus companies	2	Q. Danny Thomas hasn't testified, Mr. Roman.
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3 4 5	in the end I don't think any money was paid directly to the bus companies Q. Why would you grant money to Danny Thomas if Ms. Barbounis was going to manage the whole	2 3 4 5	Q. Danny Thomas hasn't testified, Mr. Roman. A. Okay, so the statement that Mr. Thomas made in the presence of two attorneys registered with
3 4 5 6	in the end I don't think any money was paid directly to the bus companies Q. Why would you grant money to Danny Thomas if Ms. Barbounis was going to manage the whole thing? Why wouldn't you just let her handle it?	2 3 4 5	Q. Danny Thomas hasn't testified, Mr. Roman. A. Okay, so the statement that Mr. Thomas made in the presence of two attorneys registered with the Pennsylvania Bar just like you are, Mr. Carson,
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	DOSILION OF GREGO ROWAIV		Lisa Darboums v. Wildale Lastern i Orum, et. al.
	Page 308		Page 310
1	me with that. Thank you.	1	Q. I don't need a list of the discovery in
2	A. Sure.	2	this case. Thank you, though.
3	Q. 25,000 pounds.	3	A. There's also a lot of stuff you haven't
4	A. What about it?	4	given yet, and I look forward to reading that as
5	Q. At some point in time did you discover	5	well.
6	that maybe he didn't spend it all on the rally?	6	Q. Good luck with that.
7	A. Yes, I discovered that, Mr. Carson.	7	Did you ever talk to Danny Thomas
8	Q. Okay. How did you discover that?	8	before?
9	A. When I believe Ms. Jazmin Bishop	9	A. Yes.
10	provided me and the Middle East Forum and our	10	
11	*	11	Q. Did you offer to pay him money for his for his testimony?
12	attorneys with a record that constituted Ms.	12	· · · · · · · · · · · · · · · · · · ·
	Barbounis's statements with Mr. Thomas from March		A. No.
13	7th, 2019.	13	Q. Why did he say you did?
14	Q. What are you talking about?	14	A. I don't think you can ask a question
15	A. Talking about	15	which is based on a factual predicate on instances
16	Q. Talking about text messages?	16	that did not exist, Mr. Carson.
17	A. No, not just the text messages;	17	Q. Well, why would he say that you offered
18	specific quote where Ms	18	to give him a wink and a nod when this whole thing
19	Q. Are you reading from a text message?	19	ends?
20	A. No, I'm recollecting my memory from a	20	A. Mr. Carson, I am not Danny Thomas and I
21	piece of evidence that you gave to us.	21	can't answer that question.
22	Q. Is it a text message?	22	Q. So he's lying when he says that, right?
23	A. It's a text message you gave to us,	23	A. About what, Mr. Carson?
24		24	Q. He's lying when he says you offered to
25	Q. Why do you keep saying no then? I'm	25	pay for his testimony.
	Page 309		Page 311
1	asking you if it's a text message.	1	A. Mr. Carson, I don't believe that Danny
2	A. I didn't say no; I'm saying that it's a	2	Thomas has ever said that.
		3	Q. I can play you the recording if you
3			Q. I can play you the recording it you
	O You understand you're under oath you	4	want
4	Q. You understand you're under oath, you	4 5	want. A Lappreciate to hear that Mr. Carson
4 5	can't say no when the answer is yes.	5	A. I appreciate to hear that, Mr. Carson.
4 5 6	can't say no when the answer is yes. A. Well, Mr. Carson	5 6	A. I appreciate to hear that, Mr. Carson.Q. No problem. I would be happy to.
4 5 6 7	can't say no when the answer is yes. A. Well, Mr. Carson Q. That's called a lie.	5 6 7	A. I appreciate to hear that, Mr. Carson.Q. No problem. I would be happy to.A. Sure. Just as a point of information,
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	position of GREGO ROWALV		Lisa Darboums v. whadic Eastern I orum, et. ai.
	Page 312		Page 314
1	(rudio piayed.)	1	Barbounis I believe he's credible, yes.
2	BY MR. CARSON:	2	Q. You think he's a credible person,
3	Q. The said in fuckin testifying,	3	period.
4	brother, under oath. I'm taking her to fuckin' town.	4	A. I do. I also believe
5	A. Yeah.	5	Q. You do.
6	Q. Boes that sound like someone who is	6	A that
7	credible?	7	Q. No, no, I don't need to know what else
8	A. Yes, a hundred percent, especially	8	you believe. The question was about Daniel Thomas
9	because if we go back to earlier question	9	and your feelings on his credibility.
10	Q. Tou time Damer Thomas is creatore.	10	A. When Mr. Thomas is speaking about Lisa
11	A. Well, in	11	Barbounis
12	Q. I asked you a yes or no question.	12	Q. Mr. Roman, there is no question
13	A in reference	13	pending. None.
14	Q. I don't need to know	14	A. You didn't let me finish because you
15	71. In reference	15	cut me off on the last
16	THE COOK! REPORTER. Thease one at	16	Q. I asked you a yes or no question.
17	a time.	17	There is nothing to finish.
18	BY MR. CARSON:	18	A. I would like to
19	Q. Gregg, stop. Beriously. Thi asking	19	Q. Do you think he's credible.
20	you yes or no questions. That's it.	20	A just put I would like to
21	A. No, Mr. Carson.	21	Q. I'm going to play the rest of the
22	MR. GOLD: Hold on. Ask the	22	recording now.
23	question, let min answer, then you can	23	A. You just said do you think he's
24	Tonow with another question.	24	credible
25	BY MR. CARSON:	25	Q. Yeah, and you said I do.
	Page 313		Page 315
1	Q. Do you think Daniel Thomas is credible,	1	A then you said then you said
2	yes or no?	2	period, then I said
3	71. III what terms, will earson. The s	3	(Audio played.)
4	probably	4	THE WITNESS: Mr can I
5	Q. Do you think he's a liar? You don't	5	finish my
6	Know what credible means:	6	BY MR. CARSON:
7	71. Wil. Curson	7	Q. No.
8	Q. 110, 110, 11 do you know what	8	A question?
9	credible means?	9	Q. There is no question pending.
10	A. Mr. Carson	10	(Audio played.)
11	Q. No, no.	11	THE WITNESS: Mr. Gold, can you
12	Ti. the unswer is mach more complicated	12	please
13	1.4 .4 .	112	(Audio played)
		13	(Audio played.)
14	Q. Mr. Roman, stop. I'm not asking you to	14	BY MR. CARSON:
14 15	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a	14 15	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's
14 15 16	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word	14 15 16	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right?
14 15 16 17	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do	14 15 16 17	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life.
14 15 16 17 18	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do you need me to do that?	14 15 16 17 18	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life. So, yeah, that's what he said.
14 15 16 17 18	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do you need me to do that? A. So as many cases show in this, this	14 15 16 17 18 19	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life. So, yeah, that's what he said. (Audio played.)
14 15 16 17 18 19	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do you need me to do that? A. So as many cases show in this, this case is much more complicated than just a yes or no	14 15 16 17 18 19 20	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life. So, yeah, that's what he said. (Audio played.) THE WITNESS: Can we stop there
14 15 16 17 18 19 20 21	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do you need me to do that? A. So as many cases show in this, this case is much more complicated than just a yes or no question affords to.	14 15 16 17 18 19 20 21	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life. So, yeah, that's what he said. (Audio played.) THE WITNESS: Can we stop there for a second?
14 15 16 17 18 19 20 21 22	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do you need me to do that? A. So as many cases show in this, this case is much more complicated than just a yes or no question affords to. Q. Do you think that Daniel Thomas is	14 15 16 17 18 19 20 21 22	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life. So, yeah, that's what he said. (Audio played.) THE WITNESS: Can we stop there for a second? BY MR. CARSON:
14 15 16 17 18 19 20 21 22 23	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do you need me to do that? A. So as many cases show in this, this case is much more complicated than just a yes or no question affords to. Q. Do you think that Daniel Thomas is credible, yes or no?	14 15 16 17 18 19 20 21 22 23	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life. So, yeah, that's what he said. (Audio played.) THE WITNESS: Can we stop there for a second? BY MR. CARSON: Q. No.
14 15 16 17 18 19 20 21 22	Q. Mr. Roman, stop. I'm not asking you to give me a complicated response to a definition of a word. I can read you the definition of the word credible if you would like me to. Do you want do you need me to do that? A. So as many cases show in this, this case is much more complicated than just a yes or no question affords to. Q. Do you think that Daniel Thomas is credible, yes or no? A. When Danny Thomas is speaking about the	14 15 16 17 18 19 20 21 22	BY MR. CARSON: Q. I'm taking her to fuckin' town, that's what he says, right? A. Then he says then she ruined my life. So, yeah, that's what he said. (Audio played.) THE WITNESS: Can we stop there for a second? BY MR. CARSON:

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Page 316 Page 318 1 MR. GOLD: What are you doing? transcript in front of me. 2 Mr. Roman, there is no question You're talking to yourself now, Carson? pending. You're just talking for no reason. 3 One question at a time and let him And you're playing a tape that I can't 4 4 answer the question. A. 5 5 BY MR. CARSON: comment on. 6 MR. GOLD: (Indiscernible.) 6 Yes or no? O. 7 THE COURT REPORTER: I can't hear 7 Can you read back the question? Α. 8 8 you, Mr. Gold. Did you ever give him a little wink and 9 9 tell him when this is all over we're going to thank MR. GOLD: What is he -- if there you? 10 is no question pending, what is he 10 11 11 doing? A. Mr. Carson, that's a compound question. One question at a time, please. 12 12 MR. CARSON: Is everyone going to stop talking so I can play this? Thank 13 No, it's not a compound question. Did Q. 13 14 14 you do that? you. 15 Did you give him a wink, that's one (Audio played.) A. 15 BY MR. CARSON: 16 question --16 17 He gave me a little wink and said when 17 No, I'm not --Q. this is all over we'll thank you. 18 -- and then did you do something else. 18 A. 19 A. Yeah. 19 Q. I'm asking if you did that, yes or --20 20 What did he mean by that? A. Do what? Q. I don't know, Mr. Carson. I'm not 21 -- no? Did you give him a little wink 21 and did you tell him when this is all over we're Mr. Daniel Thomas. But I can tell you what he may 22 22 23 going to thank you. That's one question. Did you do 23 mean. 24 24 Did you give him a little wink and tell that? him when this is all over we're going to thank you? 25 25 No, I had him meet a man named Matthew A. Page 317 Page 319 Altass, who is the premier e-discovery expert in the No, Mr. Carson, I never told him that. 1 A. United States -- sorry, not in the United States; in 2 Okay. So he's lying then. Q. No, he may not be lying. What he may the United Kingdom --3 be talking about is a man named Matthew Altass, 4 Mr. Roman, I don't need to know --Q. 5 5 A-l-t-a-s-s. Mr. Carson --6 He said that -- he said I talked to 6 MR. GOLD: Let him finish his 7 7 Gregg Roman, he gave me a little wink and told me -answer. 8 8 A. Yeah. BY MR. CARSON: 9 9 -- when this is all over we're going to Go ahead. 10 thank you. Did you ---- in order to assure the chain of 10 Exactly. custody of Mr. Thomas's two electronic devices of 11 Α. which a picture should have been provided to you in 12 Q. -- do that? Did you do that? No -- Mr. Carson, I'm answering your discovery -- if they weren't, I'm asking Mr. Cavalier question. to please give that to him -- so that the purity of 14 his testimony and the purity of his evidence wouldn't 15 Q. No. Mr. Roman --16 be questioned such a way as doing right now. A. A man --Immediately after Mr. Thomas agreed to testify at the 17 17 -- did you do that? Did you give him a little wink and did you tell him when this is all U.S. Embassy in London the following happened, which 18 over we're going to thank you. I think was an example of Lisa Barbounis taking part 19 in witness tampering --MR. GOLD: One question at a time. 20 20 21 One question at a time. And let him 21 Q. I don't want to hear about your 22 speculation about my client. answer the question. 23 A. It's not speculation, Mr. Carson. I 23 BY MR. CARSON: have sources that I'm willing to share with you right 24 You never did that, right? That's your 24 Q. now. Would you like to hear that? 25 testimony.

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	DOSIGNI OF GREOG ROMAN		Lisa Barooums v. whade Lastern i orum, et. ar.
1	Page 320	1	Page 322
1	Q. I'm not interested.	1	Roman?
2	A. Okay.	2	THE WITNESS: No, I'm not,
3	Q. Really not. Thank you, though.	3	Mr. Gold.
4	A. Okay. Well, then I can't	4	MR. CARSON: Yeah, you are.
5	Q. When is the last	5	MR. GOLD: Finish your answer
6	A give you a complete answer on why I	6	then, Mr. Roman.
7	think that	7	MR. CARSON: It was a yes or no
8	Q. You	8	question and you answered it.
9	A his	9	BY MR. CARSON:
10	Q. Through your lawyers you can make	10	Q. When is the last time when is the
11	whatever arguments you want. I'm not doing that with	11 12	last time you spoke to Daniel Thomas?
12	you right now.		MR. GOLD: Mr let him answer
13	A. It's not an argument, Mr. Carson. It's	13	the previous question and then he'll
14	my belief on what he meant when he	14	give you the answer to that question.
15	Q. Mr. Roman, you got to stop.	15	Go ahead.
16	A said what you represented he said.	16	MR. CARSON: There is no question
17	Q. You got to stop. Seriously.	17	pending.
18	MR. GOLD: Mr. Carson, you're not	18	MR. GOLD: There is a question
19	he's trying to complete his answer	19	pending because there's an answer
20	MR. CARSON: There's no	20	pending. The answer is pending yeah,
21	MR. GOLD: you don't like	21	there's no question, it's the answer
22	MR. CARSON: There's no question	22	that's pending.
23 24	pending.	23	MR. CARSON: There is no answer
25	MR. GOLD: the response, you're	25	pending.
	trying to cut him off. Let him just	23	MR. GOLD: Let him finish his
1	Page 321	1	Page 323
2	finish his answer	2	answer. Go ahead. Go ahead, Mr. Roman.
3	MR. CARSON: There's absolutely no question pending right now.	3	THE WITNESS: Can the stenographer
4	MR. GOLD: He's finishing his	4	please read back the question? MR. CARSON: No, she's not going
5		5	to read back the question. She's not
6	answer MR. CARSON: No, he's not.	6	doing that. You're not doing that to
7	MR. GOLD: to your last	7	the stenographer right now.
8	•		
9	question	8	
	question.	8	MR. GOLD: I think you were at the
10	BY MR. CARSON:		MR. GOLD: I think you were at the part of talking about this electronic
	BY MR. CARSON: Q. You can answer this question. When is	9	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's
10	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas?	9 10	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were.
10 11	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let	9 10 11 12	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So
10 11 12	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you	9 10 11	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON:
10 11 12 13	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question.	9 10 11 12 13	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do.
10 11 12 13 14	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what	9 10 11 12 13 14	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this
10 11 12 13 14 15	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question?	9 10 11 12 13 14 15	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was
10 11 12 13 14 15	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question? MR. GOLD: The question about a	9 10 11 12 13 14 15	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was Q. All I asked you was did you do it.
10 11 12 13 14 15 16	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question? MR. GOLD: The question about a wink of the eye, whatever you're going	9 10 11 12 13 14 15 16 17	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was Q. All I asked you was did you do it. A. No, Mr. Carson, I'm trying to finish my
10 11 12 13 14 15 16 17	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question? MR. GOLD: The question about a wink of the eye, whatever you're going after	9 10 11 12 13 14 15 16 17	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was Q. All I asked you was did you do it. A. No, Mr. Carson, I'm trying to finish my answer.
10 11 12 13 14 15 16 17 18	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question? MR. GOLD: The question about a wink of the eye, whatever you're going after MR. CARSON: He already answered	9 10 11 12 13 14 15 16 17 18	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was Q. All I asked you was did you do it. A. No, Mr. Carson, I'm trying to finish my answer. MR. GOLD: Mr. Carson, take the
10 11 12 13 14 15 16 17 18 19	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question? MR. GOLD: The question about a wink of the eye, whatever you're going after MR. CARSON: He already answered that question.	9 10 11 12 13 14 15 16 17 18 19 20	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was Q. All I asked you was did you do it. A. No, Mr. Carson, I'm trying to finish my answer. MR. GOLD: Mr. Carson, take the food out of your mouth if you're going
10 11 12 13 14 15 16 17 18 19 20 21	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question? MR. GOLD: The question about a wink of the eye, whatever you're going after MR. CARSON: He already answered that question. MR. GOLD: He's not done answering	9 10 11 12 13 14 15 16 17 18 19 20 21	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was Q. All I asked you was did you do it. A. No, Mr. Carson, I'm trying to finish my answer. MR. GOLD: Mr. Carson, take the food out of your mouth if you're going to ask a question.
10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. CARSON: Q. You can answer this question. When is the last time you spoke to Daniel Thomas? MR. GOLD: We're going to let Mr. Roman finish the answer and then you can ask your next question. MR. CARSON: Answer to what question? MR. GOLD: The question about a wink of the eye, whatever you're going after MR. CARSON: He already answered that question.	9 10 11 12 13 14 15 16 17 18 19 20 21	MR. GOLD: I think you were at the part of talking about this electronic e-discovery expert in the UK, that's where you were. THE WITNESS: Okay. So BY MR. CARSON: Q. Just do what you got to do. A. Okay. So you're talking about this wink and whatever. Okay? So what we did was Q. All I asked you was did you do it. A. No, Mr. Carson, I'm trying to finish my answer. MR. GOLD: Mr. Carson, take the food out of your mouth if you're going

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			Essa Bareounis VIII dure Eustern I orum, est an
	Page 324		Page 326
1	with Tommy Robinson when Daniel	1	Roman. I said did you did you do that.
2	Thomas was engaged in conversations with	2	A. So when Mr
3	Tommy Robinson, I believe that's when	3	Q. So why are you telling me about drug
4	you were able to actually get that	4	deals? What the hell are you doing?
5	recording, he received five phone calls	5	A. I'm trying I'm trying to give the
6	from an associate of his named Si, S-i.	6	answer, Mr. Carson.
7	In August when Danny Tommy was present	7	Q. No. No, no, no. I'm putting a
8	these calls all came from an American	8	stop
9	phone number. They called Si and Danny	9	A. So
10	Tommo got the phone call. Then he	10	Q to this right now. I'm putting a
11	started receiving calls from a Qatari	11	A. Hold on.
12	registered number and a visit from the	12	Q stop to it. We're not going to do
13	UK counterterrorism police in September	13	this. You're done. You're done that answer.
14	of 2020. This was all around the time	14	A. I'm done I'm done what? I'm not
15	that a man named Darren Perry, a former	15	done the answer, Mr. Carson.
16	British serviceman who had been with	16	Q. Yeah, you are.
17	Tommy Robinson in the English Defence	17	A. I'll finish with one sentence. Is that
18	League and was close to his crew,	18	fair?
19	started being around a drug deal that	19	Q. No.
20	went wrong where because of Mr. Thomas	20	A. Okay.
21	Perry lost a huge amount of money. As a	21	Q. I'm going to ask you the next question
22	result, the same threats that were made	22	now. The next question is
23	against Mr. Jordan James, another woman	23	A. Sure.
24	named Ashley, and so on, ended up being	24	Q when is the last time you spoke to
25	the same things that happened to	25	Daniel Thomas?
	Page 325		Page 327
1	Mr. Thomas. The people who were	1	MR. GOLD: What's the next
2	involved with the threats against him	2	question?
3	include Steven Clark, Gary Paige, Andy	3	BY MR. CARSON:
4	Harrison	4	Q. When is the last time you spoke to
5	BY MR. CARSON:	5	Daniel Thomas?
6	Q. What question	6	A. The last time I spoke with Daniel
7	A Nick Walsh	7	Thomas was after Lisa Barbounis engineered the
8	Q are you answering right now? What	8	quieting of the witness by Tommy Robinson.
9	are you telling me?	9	Q. When is the last time you spoke to
10	A Jamie McClintock.	10	Jazmin Bishop?
11	Q. What are you telling me?	11	A. Last time I spoke with Jazmin Bishop
12	A. So when Mr when Mr. Thomas	12	was areer zion zene sams engineeren are quieting er
12 13	A. So when Mr when Mr. Thomas Q. What question are you answering right	12 13	was after Lisa Barbounis engineered the quieting of her as a witness.
			was areer zion zene sams engineeren are quieting er
13	Q. What question are you answering right	13	her as a witness.
13 14	Q. What question are you answering right now? What I don't even know what you're telling	13 14	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill
13 14 15	Q. What question are you answering right now? What I don't even know what you're telling me.	13 14 15	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill
13 14 15 16	Q. What question are you answering right now? What I don't even know what you're telling me. A. The wink	13 14 15 16	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill Jazmin Bishop and after she arranged the quieting of
13 14 15 16 17	Q. What question are you answering right now? What I don't even know what you're telling me. A. The wink Q. You're just blabbing.	13 14 15 16 17	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill Jazmin Bishop and after she arranged the quieting of the witness through Tommy Robinson.
13 14 15 16 17 18	Q. What question are you answering right now? What I don't even know what you're telling me. A. The wink Q. You're just blabbing. A. The wink the wink question, Mr.	13 14 15 16 17 18	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill Jazmin Bishop and after she arranged the quieting of the witness through Tommy Robinson. Q. Have you ever asked for that money
13 14 15 16 17 18	Q. What question are you answering right now? What I don't even know what you're telling me. A. The wink Q. You're just blabbing. A. The wink the wink question, Mr. Carson.	13 14 15 16 17 18	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill Jazmin Bishop and after she arranged the quieting of the witness through Tommy Robinson. Q. Have you ever asked for that money back? How much
13 14 15 16 17 18 19	Q. What question are you answering right now? What I don't even know what you're telling me. A. The wink Q. You're just blabbing. A. The wink the wink question, Mr. Carson. Q. The question was did you say that.	13 14 15 16 17 18 19 20	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill Jazmin Bishop and after she arranged the quieting of the witness through Tommy Robinson. Q. Have you ever asked for that money back? How much A. Yes, Mr. Carson.
13 14 15 16 17 18 19 20 21	Q. What question are you answering right now? What I don't even know what you're telling me. A. The wink Q. You're just blabbing. A. The wink the wink question, Mr. Carson. Q. The question was did you say that. A. So	13 14 15 16 17 18 19 20 21	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill Jazmin Bishop and after she arranged the quieting of the witness through Tommy Robinson. Q. Have you ever asked for that money back? How much A. Yes, Mr. Carson. Q money do you how much money do
13 14 15 16 17 18 19 20 21 22	Q. What question are you answering right now? What I don't even know what you're telling me. A. The wink Q. You're just blabbing. A. The wink the wink question, Mr. Carson. Q. The question was did you say that. A. So THE COURT REPORTER: One at a	13 14 15 16 17 18 19 20 21 22	her as a witness. Q. When is the last time, I'm sorry? A. After Lisa Barbounis threatened to kill Jazmin Bishop and after she arranged the quieting of the witness through Tommy Robinson. Q. Have you ever asked for that money back? How much A. Yes, Mr. Carson. Q money do you how much money do you think was stolen by Daniel Thomas?

	Page 328		Page 330
1		1	a result of him
2		2	Q. Mr
3	future legal action the full amount of money and	3	A defrauding us.
4	actually it was actually conveyed from him.	4	Q. Mr. Roman, I didn't ask you how much
5	Q. How much?	5	money you're trying to recover from my client in
6	A. If you read	6	litigation. I said how much money
7	Q. How much money?	7	A. I'm not talking about your client; I'm
8	A the complaint	8	talking about Daniel Thomas.
9	Q. That's the question. How much?	9	Q. Can I please finish the question?
10	A. Probably	10	A. Sure.
11	THE COURT REPORTER: I can't take	11	Q. How much money are you alleging was
12	both of you at the same time. Please	12	stolen from the Middle East Forum?
13	one at a time.	13	A. From who?
14	BY MR. CARSON:	14	Q. Are you alleging that money was stolen
15	Q. Stop. I'm asking you a question. How	15	by the from the Middle East Forum?
16		16	A. I'm alleging
17	A. Mr. Carson, if you'll just	17	Q. Yes or no? Are you alleging in the
18	Q. How much money are we talking about?	18	case in a counterclaim against Lisa Barbounis that
19	A. If you would let me finish my answer,	19	it's based on money that was stolen from the
20	please.	20	Middle East Forum, yes or no?
21		21	A. Mr. Carson, I am alleging actually
22		22	it's not me, it's the organization that's alleging,
23	no need to scream. We're really	23	that Ms. Barbounis both facilitated, she covered up,
24	BY MR. CARSON:	24	she defrauded, and then breached her duty of loyalty
25	Q. How much money are we talking about?	25	to the organization, because as I say what she quotes
	Page 329		Page 331
1	A. Mr. Carson, it would be	1	on Thursday, March 7th, 2018, she says "and now I
2	MR. GOLD: Hold on, Mr. Roman.	2	have proof about the money." She says you are a liar
3	Please slow it down. The stenographer	3	and a thief.
4	is not going to the record is going	4	Q. How much money are we talking about?
5	to be lousy.	5	A. She says you will never change because
6	THE COURT REPORTER: The record is	6	you are a horrible human.
7	going to be a mess. The record is going	7	Q. How much money are we talking about?
8	to be a mess.	8	A. Tens of thousands of pounds
9	BY MR. CARSON:	9	Q. How much exactly
10	Q. How much money are we talking about?	10	A that would be
11	How much money	11	Q was taken?
12	A. Can I answer	12	A. Exactly like I said beforehand in
13	MR. CARSON: Please type my I	13	the original answer, 25,000 pounds
14	want every time I ask this question to	14	Q. Okay. Thank you.
15	be on the record.	15	A plus interest
16	BY MR. CARSON:	16	Q. I'm going to ask another question now.
17	Q. How much money are we talking about?	17	Thank you.
18	A. So, like I said before	18	A. I can't I want to finish
19	MR. GOLD: Well, you've	19	Q. 25,000 pounds.
20	interrupted him four times already, so	20	A the answer, Mr. Carson.
21	go ahead.	21	Q. Can you give me a breakdown of why
~ ~			
22	BY MR. CARSON:	22	MR. GOLD: What's the next
22 23	BY MR. CARSON: Q. How much money are we talking about?	22 23	question?
	BY MR. CARSON:		

A.

I just did. Daniel Thomas, Kalina [ph]

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Del	OOSILIOII OI UKEGU KUMAN		Lisa Darboums v. Middle Eastern Forum, et. al.
	Page 332		Page 334
1	how much?	1	Bishop
2	A. As I said beforehand, the approximate	2	Q. Daniel Thomas is a witness in this
3	amount would be the amount of money that we granted	3	case?
4	to the individuals who organized the Tommy Robinson	4	A. He may be. I think we may have put him
5	rally in June of 2018 plus interest	5	on the list of the initial Rule 26 disclosures. If
6	Q. All that money was stolen.	6	he's not there, he should be amended.
7	A. Yes, as a result of breach of contract,	7	Q. You're going to fly him to the United
8	we have a duty that's in that contract, you can	8	States?
9	review the contract it's an exhibit that's part of	9	THE COURT REPORTER: What was
10	the counterclaim, that allows us to collect not just	10	that?
11	the money that was granted but also any damages that	11	THE WITNESS: I will do
12	came as a result of our organization being defrauded	12	THE COURT REPORTER: What was
13	by Lisa Barbounis and Daniel Thomas.	13	that?
14	Q. How much money exactly did they do	14	THE WITNESS: whatever is
15	you allege was used that drain t go to ward putting on	15	necessary to make sure you know, so
16	the rally?	16	we got coronavirus we got to worry
17	A. Well, Mr. Carson, I believe that there	17	about, we have to worry about maybe the
18	is an accounting of that that called	18	guy's going to be
19	Q. So how much is it?	19	BY MR. CARSON:
20	A. I would say at least, if you look at	20	Q. I asked if you were going to fly him to
21	the contractoral ranguage, and or the money was	21	the United States. It's a yes or no question. I
22	misappropriated, and as soon as one pound is	22	don't need to hear about coronavirus.
23	misappropriated, all the money is misappropriated	23	A. I don't know. You know, there may be
24	according to the terms of the contract. It's very	24	the ability for us to conduct
25	clear. It's very clear.	25	MR. GOLD: We'll check with his
	Page 333	_	Page 335
1	Q. And you're alleging that Ms. Barbounis	1	travel agent.
2	was involved in Daniel Thomas not spending all the	2	THE WITNESS: Yeah. Well, not
3	money on the allegedly not spending all the money	3	just that
4 5	on the rally?	4 5	MR. CARSON: Thank you.
5	A. As soon as she became aware of the	6	THE WITNESS: some judges now
7	fraud she had a duty to the organization to report	7	are allowing for
8	it. As soon as she stopped and thought about it and	8	MR. CARSON: I heard your
9	said it in multiple messages to other people, she	9	attorney's answer. Thank you.
10	became part of the conspiracy. When she became part of the conspiracy of fraudulent aiding and	10	THE WITNESS: Okay.
11	abetting the fraudulent misrepresentation of funds	11	BY MR. CARSON:
12	which were granted to Danny Thomas, she breached her	12	Q. So Daniel Thomas told you that he stole
13	duty of loyalty to the organization, and that's why	13	money?
14	those three claims have been filed against Ms.	14	A. Yes.
15	Barbounis.	15	Q. Did you ask for it back?A. Yes.
16		16	
17	Q. Can you prove any money was stolen?A. Yes.	17	Q. From Daniel Thomas.A. I did.
18	Q. How?	18	Q. In writing?
19	A. Based on the testimony of at least four	19	A. I think I did verbally and I also said
20	people involved and the text messages of	20	that we are considering pursuing litigation against
21	Ms. Barbounis and of Ms. McNulty and of Ms. Marnie	21	Mr. Thomas both in the United States and in the
22	Meyer. I have seven witnesses who will show that	22	United Kingdom. We
23	that money was stolen.	23	Q. Have you done anything? Have you
24	Q. Well, name one of them.	24	started any litigation against Daniel Thomas?
24	O. Well, halle one of mem		Statted ally Illigation against Danier Finnings/

25

Yes, there is two pending lawsuits that

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24

25

Kingdom --

Q.

Lisa Barbounis v. Middle Eastern Forum, et. al. Page 336 Page 338 we're about to file. The first is being filed by ability to take a barrister or a solicitor to start pre-discovery before the filing of a lawsuit. The Sidkoff, Pincus & Green. The attorney is Robert 3 Middle East Forum has attained a lawyer in the United Davitch. Q. I asked you a yes or no question. Have Kingdom -- first we attained the firm Mishcon de you started any litigation against Daniel Thomas as Reya, which was in March of 2020, and they were to of today. It's 11/20/2020. Can I go into a docket interview Jazmin Bishop before Ms. Bishop was somewhere and see a case that you filed against him, intimidated into no longer testifying and then -yes or no? 8 THE WITNESS: Mr. Gold, do you 8 9 9 know the name of the firm -- or A. No, well -- Mr. Carson, as you know --10 10 So you haven't --Mr. Rieser, do you know the --Q. 11 11 -- the process --BY MR. CARSON: A. 12 You can't ask your lawyers questions in -- started litigation against Daniel 12 Q. 13 the middle of a deposition. Thomas today. 13 Okay. Sorry. So there is a firm whose -- the process of starting 14 14 litigation -name I don't specifically remember right now but I 15 15 know that there has been this whole mess over a So stop lying, Mr. Roman. 16 O. MR. GOLD: Hold on. 17 passport photo, but there is a firm in the UK that's 17 already been on Daniel Thomas for at least two months BY MR. CARSON: 18 and they are working in conjunction with Sidkoff 19 Stop saying yes when the answer is no. Pinus & Green to file a RICO case against your MR. GOLD: Mr. Carson, the word 20 started means retaining a lawyer -client, Ms. Lisa Barbounis, and I expect that 21 MR. CARSON: No, it doesn't. Mr. complaint to either be given to you as a way in which 22 to start settlement negotiations or to be filed in 23 Gold -- no, it doesn't. the Eastern District in the coming weeks. 24 MR. GOLD: (Indiscernible.) 25 Never have to give that to me to begin MR. CARSON: Have you initiated 25 Page 337 Page 339 settlement negotiations. 1 any litigation I said. Well, I'm just saying, I don't know how 2 THE COURT REPORTER: Excuse me. 2 3 3 it works, but a letter was sent to you on September Excuse me. I can't hear Mr. Gold. I 4 4 couldn't hear any of that conversation. 28th --5 5 Everybody is talking all over each Okay. All right. There is no --Q. 6 6 A. -- and -other. 7 7 Mr. Roman, there is no question pending BY MR. CARSON: O. 8 right now. We're not having a conversation with each Have you initiated any litigation. The answer is no, correct? 9 other. 10 10 No, that's incorrect. I have initiated MR. GOLD: Next question. A. THE WITNESS: I'm just answering 11 11 litigation. your last question. 12 12 So there is a courthouse -- what court 13 MR. GOLD: Next question. have you filed a case in? 13 BY MR. CARSON: 14 A. So in the United Kingdom --14 What court have you filed a case in? 15 15 Q. Is there any other basis for the Just give me the name of the court. 16 counterclaim other than what you've already testified 16 Mr. Carson, I'm still answering the 17 17 to? A. 18 Yes, there is at least 12 charges we're 18 last question. A. 19 Q. No, you're not. What court have you 19 considering. 20 filed a case in? Q. I'm -- Mr. Roman, I'm not asking you 20 21 Mr. Carson, if you're familiar with the 21 about things that aren't in the counterclaim that are bouncing around in your brain. way in which common law works in the United 23 Not 12 legal charges.

24

Can you give me the name of the court?

-- there is the ability -- there is the

A.

I'm asking you about what is in the

counterclaim that you filed. Do you understand the

	D 240		D 242
	Page 340		Page 342
1	difference?	1	the basis of the counterclaim?
2	MR. GOLD: Mr. Carson, you're	2	MR. CAVALIER: Same objection.
3	getting abusive now. If it's getting	3	BY MR. CARSON:
4	late for you, take a break and, you	4	Q. The factual basis is what I'm talking
5	know, get a cup of coffee, but	5	about.
6	MR. CARSON: No, Mr. Gold, why	6	A. Sure. So we can start
7	don't you take a break and have a	7	MR. CAVALIER: Same objection.
8	conversation with your client.	8	THE WITNESS: in June of
9	MR. GOLD: You know what, why	9	2018
10	don't we just take a five-minute break.	10	BY MR. CARSON:
11	We have a we're trying to get to the	11	Q. Do you understand what the basis means?
12	end of this thing. I just don't want	12	A. Yeah, yeah, I'm giving you the evidence
13	the record to be so replete with people	13	which
14	jumping in and out. I respect the	14	Q. Let me help you. Let me help.
15	stenographer. And I want the record to	15	MR. GOLD: Mr. Carson you're
16	be clean. So let's take a five-minute	16	getting abusive again, Mr. Carson.
17	break, everybody take a deep breath, and	17	BY MR. CARSON:
18	come back and	18	Q. I'm going to help. The basis of the
19	MR. CARSON: I want him to answer	19	counterclaim begin so you're alleging that Lisa
20	the question that's pending. He has to	20	Barbounis and Daniel Thomas
21	answer the question	21	MR. GOLD: (Indiscernible.)
22	MR. GOLD: What's the question?	22	MR. CARSON: Why are you
23	BY MR. CARSON:	23	interrupting me?
24	Q. The question that's pending, is there	24	THE COURT REPORTER: I can't hear
25	anything else that is in litigation now that the	25	you, Mr. Gold.
	Page 341		Page 343
1	counterclaims are based on other than what you've	1	MR. GOLD: Mr. Carson, there is a
2	already testified to?	2	counterclaim filed right now against
3	MR. CAVALIER: Object to form.	3	your client.
4	You can answer.	4	MR. CARSON: Yeah, there is.
5	THE WITNESS: Okay. So there's	5	MR. GOLD: You know what the basis
6	Exhibit II to Exhibit IIII which is replete	6	of it is. Just read it.
7	with dozens of accusations that or	7	MR. CARSON: No. I'm asking your
8	dozens of pieces of evidence that back	8	client about it.
9	the three charges	9	MR. GOLD: Okay. He'll tell you
10	BY MR. CARSON:	10	what the basis of it is if that's what
11	Q. I want to know what I want to know	11	you want
12	what the basis of the counterclaim is other than what	12	MR. CARSON: All right.
13	you've already testified to.	13	BY MR. CARSON:
14	A. We'll have to go through each exhibit	14	Q. So the
15	and I can give you the relevance to each part if you	15	MR. CARSON: Stop interrupting,
16	would like to do that.	16	please.
17	Q. We're not going to take a break and let	17	BY MR. CARSON:
18	your lawyers tell you and then come back and tell me.	18	Q. The basis that you've already testified
19	A. You don't have to. I don't have to	19	to is money that was stolen with regard to this
20	take a break, Mr. Carson. I can go exhibit by	20	25,000 dollar pound grant. So what besides
21	exhibit right now without taking a break. Let's do	21	that grant, what else is the basis of your
22	it.	22	counterclaim?
23	Q. No. I want to know from you what the	23	MR. CAVALIER: Object to form.
24	basis of the counterclaim is. I'm not going to show	24	You can answer.
25	you the complaint so you can read it to me. What is	25	THE WITNESS: So we start in June

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Page 344 of 2018. Ms. Barbounis gives the representation that Daniel Thomas is a reliable agent from which we can use to facilitate a rally in the United Kingdom. BY MR. CARSON: Q. That's the one I just said. A. Huh? Q. This is the one I just said, the 25,000 pound. A. I'm getting there. You asked me what the basis of pound. A. I'm getting there. You asked me what the basis of the court reporter really needs a break. MR. GOLD: Mr. Carson, let him finish the answer. MR. RIESER: Seth, I think the court reporter really needs a break. MR. CARSON: I said other than what we've already testing to to. THE COURT REPORTER: I can't hear anybody. I can't hear anybody of the pound of the than other than the court reporter really needs a break. MR. CARSON: Well, he's going to pound of the than other than the counter of the pound of the relationship with Daniel Thomas, what else. Is there anything else. THE WITNESS: Yes. MR. CARSON: MR. GOLD: Mr. Carson, please stop maybody. I can't hear anybody. MR. CARSON: MR. CARSON: MR. CARSON: MR. CARSON: MR. CARSON: MR. GOLD: Mr. Carson, please stop maybody. MR. CARSON: MR. CARSON: MR. GOLD: Mr. Carson, please stop maybody. MR. CARSON: MR. CARSON: MR. CARSON: MR. CARSON: MR. CARSON: MR. GOLD: Mr. Carson, please stop maybody. MR. CARSON: MR. GOLD: Mr. Carson, stop maybody. MR. CARSON: MR. GOLD: Mr. Carson, stop maybody. MR. CARSON: MR	Dej	DOSITION OF GREGO ROMAN		Lisa Darboums v. Middle Eastern Forum, et. al.
representation that Daniel Thomas is a reliable agent from which we can use to facilitate a rally in the United Kingdom. BY MR CARSON: Q. That's the one I just said. A. Huh? Q. This is the one I just said, the 25,000 pound. A. Im getting there. You asked me what the basis - MR. GOLD: Mr. Carson, it starts - MR. RIESER: Seth, I think the court reporter really needs a break. MR. RIESER: Seth, the court reporter really needs a break. MR. CARSON: Well, he's going to MR. CARSON: Well, he's going to MR. CARSON: No, I don't. I said other than - other than the relationship with Daniel Thomas, what else. Is there anything else. MR. CARSON: No, I don't. I said other than him - other than the clest. Is there anything else. THE WITNESS: Yes. BY MR. CARSON: Q. No, it would help me if you just were specific and testify to that. A. The diagram has all the specificity that might provide - Q. No, MR Roman, I'm asking you a question. You're refusing to answer it. A. I'm not refusing. I mit tying - Q. Then tell me what the basis of the counterclaim? THE COURT REPORTER: Excuse me. Every time - I can see Mr. Gold is trying to say something. I can't hear anythody. MR. CARSON: You realize the question first. MR. CARSON: Well, he's going to Page 345 MR. CARSON: Well, he's going to MR. CARSON: Well, he's going to MR. CARSON: No, I don't. I said other than him - other than the relationship with Daniel Thomas, what else. Is there anything else. THE WITNESS: Yes. BY MR. CARSON: Q. No, it would help me if you just were specific and testify to that. A. The diagram has all the specificity that might provide - Q. Just tell me. A. The diagram has all the specificity that might provide - Q. Q. Can you - explain the diagram. What's the basis for the counterclaim? THE WITNESS: That's not what I'm doing, Mr. Carson. MR. CARSON: Q. All right. So then tell me what Why is this s		Page 344		Page 346
representation that Daniel Thomas is a reliable agent from which we can use to facilitate a rally in the United Kingdom. BY MR. CARSON: Q. That's the one I just said. A. Huh? Q. This is the one I just said, the 25,000 pound. A. I'm getting there. You asked me what the basis of the counterclaim? A. Well, In explain it I have to look at it. A. The getting there. You asked me what the basis of the counterclaim? A. Well, Mr. Carson, it starts Q. Then tell me what the basis is. MR. GOLD: Mr. Carson, it starts MR. ROLD: Mr. Carson, it starts MR. GOLD: Mr. Carson, it starts MR. GOLD: Mr. Carson, it starts MR. R. RIESER: Seth, I think the court reporter really needs a break. MR. CARSON: I said other than what we've already testified to. THE COURT REPORTER: I can't hear anybody. AR. RIESER: Seth, the court reporter really needs a break. MR. CARSON: Well, he's going to MR. CARSON: Well, he's going to MR. CARSON: No, I don't. I said other than other than im- other than the else. Is there anything else. THE WITNESS: Yes. BY MR. CARSON: Q. What? MR. CARSON: No, I don't. I said other than bim other than the else. Is there anything else. THE WITNESS: Yes. BY MR. CARSON: Q. What? MR. CARSON: No, I don't. I said other than bim other than the else. Is there anything else. THE WITNESS: Yes. BY MR. CARSON: Q. What? A. The diagram. What's the first thing you would show me? A. Well, Mr. Carson, it was the first thing you would show me? A. Well, Mr. Carson, it was the first thing you would show me? A. Well, Mr. Carson, it was the first thing you would show me? A. Well, Mr. Carson, it starts What is the basis of the counterclaim? THE COURT REPORTER: Excuse me. Every time I can see Mr. Gold is trying to say something. I'es just not coming through. What S the first thing you would show me? BY MR. CARSON: Q. What is the first thing you would show me? A. Well, Mr. Carson, its tarts BY MR. CARSON: Q. What? MR. GOLD: Mr. Carson, stop interfering with the witness's MR. GOLD: Mr. Carson, stop interf	1	of 2018. Ms. Barbounis gives the	1	A. Well, you're asking me about the
reliable agent from which we can use to facilitate a rally in the United Kingdom. BYMR. CARSON: Q. That's the one I just said. A. Huh? Q. This is the one I just said, the 25,000 pound. In getting there. You asked me what the basis - Q. Tha sking what the other ones are. MR. GOLD: Mr. Carson, it starts. Q. Than's the one I just said, the 25,000 pound. In getting there. You asked me what the basis - Q. Than sking what the other ones are. MR. GOLD: Mr. Carson, it starts. MR. GOLD: Mr. Carson, it starts. MR. GOLD: Mr. Carson, it thin the court reporter really needs a break. MR. CARSON: Self, I think the court reporter really needs a break. MR. CARSON: Well, he's going to MR. CARSON: Well, he's going to Page 345 answer this question first. MR. CARSON: No. I don't. I said other than the relationship with Daniel Thomas, what else. Is there anything else. THE WITNESS: Yes. BYMR. CARSON: MR. CARSON: No. I don't. I said explain it. What's the first thing you would show me? A. Well, to explain it I have to look at it. Q. No. Mr. Roman, I'm asking you a question. You're refusing to answer it. A. I'm not refusing. I'm trying - Q. Then tell me what the basis is. MR. GOLD: Mr. Carson What is the basis of the counterclaim? THE COURT REPORTER: Excuse me Every time I can's bear anythogy. What is the basis of the counterclaim? THE COURT REPORTER: Excuse me Every time I can see Mr. Gold is trying to say something. I can't hear anythody. WR. CARSON: W. Q. What's the basis for the counterclaim? MR. GOLD: Mr. Carson, please stop "Is just not coming through. WR. GARSON: Q. What's the first thing you read what I'm duestion. You're elawise is. MR. GOLD: Mr. Carson, please stop "Is just not coming through. WR. GARSON: Q. What's the first thing you would show me? A. I'm not refusing. I'm trying Q. What is the basis of the counterclaim? MR. GOLD: Mr. Carson, stop interfering with the witness's MR. CARSON: Q. What's the first thing you would show me? MR. GOLD: Mr. Carson, stop interfering with the witness's MR. C	2	_	2	
facilitate a rally in the United Kingdom. Name CARSON: Q. That's the one I just said. A. Huh? Q. This is the one I just said, the 25,000 pound. A. I'm getting there. You asked me what the basis is the basis Q. This is the one I just said, the 25,000 pound. A. I'm getting there. You asked me what the basis is the basis Q. This is the one I just said, the 25,000 pound. A. I'm getting there. You asked me what the basis is the basis Q. This sing what the other ones are. A. Well, Mr. Carson, it starts MR. GOLD: Mr. Carson BY MR. CARSON: Q. What is the basis of the counterclaim? THE COURT REPORTER: Excuse me. Every timeI can see Mr. Gold is trying to say something. I can't hear anybody. MR. CARSON: I said other than whe we already testified to. THE COURT REPORTER: I can't hear anybody. MR. RIESER: Seth, the court reporter really needs a break. MR. CARSON: Well, he's going to Page 345 MR. CARSON: Well, he's going to MR. CARSON: Well, he's going to Page 345 MR. CARSON: Well, he's going to MR. CARSON: No, I don't. I said other than other than the 2 relationship with Daniel Thomas, what else. Is three anything else. THE WITNESS: Yes. MR. CARSON: Q. What? A. Well to explain the link if have to look at it. A. I'm not refusing to answer it. A. I'm carson, the hat the basis of the counterclaim? THE COURT REPORTER: I can't he	3	=	3	
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A.

a third party complaint.

I think we're considering adding her as

Page 348 Page 350 other than what we've already testified to. 1 How did the money get funneled from 2 This is like Abbott and Costello Who's Raheem Kassam --3 A. So if you --On First. 4 MR. CAVALIER: It's also not his 4 Q. -- back to --5 5 -- look at the -- if you look at the counterclaim. 6 THE WITNESS: Yeah, so -- no, but 6 text messages and the PayPal transfers between 7 Raheem, Lisa, Tricia, and Vasili -- and we would have I can answer, Mr. --8 BY MR. CARSON: to go to the -- I have it ready if you want to see 9 9 You're the quarterback of it. it. 10 10 THE WITNESS: -- Cavalier. No, no. I want you to testify about O. 11 11 Mr. Carson, I am not the it. 12 12 quarterback of anything. Okay. Well, I'm testifying about what A. BY MR. CARSON: 13 I've seen. So there's the --13 14 That's right. 14 Just answer the question. O. Okay. So starting in June of 2018 you 15 -- there's the text messages between 15 know about -- you know about --16 Raheem, Lisa, and Tricia, and then Lisa says, hey, 16 Now you're going to -- you're going to Raheem, I'm going to get you that money, and at the 17 same time she's telling me that Raheem is not willing talk about the \$25,000? 18 to help host the event if he's not paid. So she's 19 A. No, you know about the grant already. Right. Thank you. saying to me representing Raheem needs the money to 20 Q. Okay? And how Ms. Barbounis defrauded 21 be able to do the event. She's saying to Raheem, 21 the organization by covering it up. hey, take that money, make sure that my husband gets 22 Right, I understand -paid, it's going to help me pay to go over there. 23 Q. 24 And the whole reason why -- and this is even based on Breach of contract, all of that. Then 24 Tricia's conversations with Lisa, Raheem Kassam was there was another action that Ms. Barbounis started Page 349 Page 351 right at the outset, too, and that was when she trying to sleep with Tricia McNulty. It started at misappropriated \$5,000 which was granted to Raheem AIPAC in March of 2018 and then they were flirting Kassam, then a fellow of the Middle East Forum, and over text messages. We'll probably see more when you directed the money to be paid from MEF to Kassam to produce Tricia McNulty's text messages in the McNulty her husband to cover her flights to the United case, that's still outstanding discovery obligations Kingdom when the written agreement that she had with that you and your client in that case have. But at MEF that it would only be \$300. the outset, from what we can tell from the Barbounis 7 8 What flights to the United Kingdom? text messages, is is that thousands of dollars were Q. 9 The flights that she took to fly to misappropriated in a scheme started by Lisa Barbounis A. 10 before she even knew about Danny Thomas taking the London. When? When did she fly to London with 11 money. So that's where it starts. Then the next 11 O. basis for her fraudulent -- I'm speaking too fast. I 12 12 this money? 13 apologize. I'll try to go a little bit slower. For the rally we're talking about, June of 2018, the one that you asked me about beforehand. 14 14 Q. Just keep going. So \$5,000 you're saying that was given 15 I saw the look of despair on the 15 Q. 16 stenographer's face. I'm really sorry. So -- I'll 16 to Raheem? 17 And then the money was funneled back to slow down. 17 18 Vasili Barbounis. Okay. So then Ms. Barbounis became 18 19 aware of a trip involving Congressmen Paul Gosar, 19 Q. Who funneled the money to Vasili representative from Arizona, and the travel of 20 Barbounis? 21 Lisa Barbounis and Raheem Kassam. And 21 Mr. Cliff Smith, the director of the Washington A. also Tricia McNulty took part in it, too. Project of the Middle East Forum, and she writes to her husband back in June of 2018, wow, I would quit 23 Q. right now if I knew that Cliff was going instead of

me. That doesn't necessarily go to the actions that

Page: 90 (348 - 351)

misrepresented the reason why she wanted to go to the

United Kingdom. She said it was because she wanted

Page 352 Page 354 she took, but it goes to motive. That's what we'll to assist Mr. Robinson with his rally or release, but include in our arguments as it's associated with it actually, even according to her testimony, was the beginning of a love affair that took place between that. She goes in July of 2018 to the UK which I think is for another rally or maybe the release from her and Mr. Thomas. She then defrauded MEF by jail for Tommy Robinson. And then she starts getting alleging that I committed sexual harassment against involved with Danny Tommo in a more -- this was her in March of 2018 with the intent of what she before they started their sexual relationship, but calls the Gregg plan to get me fired. That caused she gets more involved with Danny Tommo and Tommy unenumerated damages to the Middle East Forum with us Robinson saying to her mother, oh, I would like to go losing donations, that cost us leading productive 10 10 work for Tommy Robinson, I would like to be the PA to time, our relationships with congress -- our 11 Tommy Robinson, I would like to be able to meet him organization was debilitated and handicapped because 12 after he gets out of jail. So then she travels to of Ms. Barbounis's fraud. Now we get into December the UK with her mother -- I think we already have 13 of 2018 and that is when some of the worst examples 14 happen. She started to act as an agent for 14 testimony about this --You're starting to go off -- you're 15 Mr. Robinson to try to get him a Visa to the United 15 starting to go rogue again. We need -- we're just 16 States, an act originally supported by Daniel Pipes, 16 talking about the basis of the counterclaim. 17 but a specific message was given to Ms. Barbounis 17 Yeah, this is the basis of the 18 saying the organization's policy was it's better for 19 complaint, Mr. Carson. Mr. Robinson to be in the UK where he can have his So you did a good job when you said the activism rather than using company resources to try 20 5,000 with Raheem, you -- I'm just looking for the -to facilitate what I think Ms. Barbounis considered 21 what was -- what the damages are, that's all. 22 asylum from the United Kingdom. Then in January and 22 23 February of 2019 Ms. Barbounis started identifying Yeah. So the damages I would argue --23 herself as the director of communications for 24 O. I don't need to hear about her mother 25 and the relationship. TR.news. TR.news is a for-profit corporation in the 25 Page 353 Page 355 United Kingdom which was originally organized in 1 A. Well, no, but the mother and the relationship have everything to do with it. participation with a website called Politici [ph] which was meant for Ms. Barbounis during that time --3 But just -- I don't need the whole backstory, Mr. Roman. I know it. I've been working there is recordings that you provided to us, I can on this for two years. I just want to know the play those recordings if you want to hear them, where damages, what the basis is. she was trying to arrange a second job in the United A. So the damages I guess if we want to Kingdom while at the same time representing through add something else -- and, by the way, just for the MEF systems that she was our director of record, I stopped in July of 2018. There is a whole communications. So it was basically like a virus 10 story to tell until even today -that took over the systems of an organization. She 11 step by step started co-opting the levers of power in 11 O. I don't need to hear --12 the organization to use MEF money, MEF time. She 12 -- where the conspiracy continues. 13 -- the whole stories, but go, what's misappropriated --14 14 the basis. O. How much MEF money has she used? 15 15 So the damages would also be the A. I would say that the damages that she's 16 after-acquired evidence that we've had from the time 16 directly and --17 that Lisa Barbounis started defrauding our How much MEF -- I don't want to know 17 organization, so I guess we would be seeking her to 18 the total damages. I want to know how much money she 18 pay her entire salary to us that we paid to her while used that was MEF's money for any of this stuff that 19 19 20 she was defrauding us from June of -you're saying she did. 20 21 Is there any other examples of her 21 So -- it depends on --22 defrauding you than what you've said now --0. Like if a plane ticket was 500, the A. Yes, many. So in October of 2018 she 23 answer is 500.

A.

No. So it's not 500. If we're going

to do a damage assessment and calculate the damages

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Page 356 Page 358 1 that Gary was back, also that Marnie had made another 2 allegation against Gregg which Gregg was very upset Q. Just give me a ballpark number, man. about because he didn't know what the allegation was. Come on. 4 They were apparently concerned that Marnie may have A. -- she's responsible for at least \$4 5 gone out to find an old intern of MEF by the name of 5 million in damages done to the Middle East Forum. 6 6 How much? Gabrielle Bloom. Q. 7 7 \$4 million is the minimum amount of So when another allegation came about 8 you, why did you think it was Gabrielle Bloom they 8 what she's responsible in her damages to the Middle 9 were talking about? 9 East Forum. A. Well, first of all, I don't think there 10 10 Q. You're not understanding my question. 11 11 MR. CARSON: All right. We can was another allegation against me. I think that 12 there was a misrepresentation of a phone call to 12 take that break now. Daniel Pipes by Tricia McNulty where McNulty revealed MR. GOLD: Thank you. 13 (A discussion was held off the record.) to Matt Bennett that there was a rumor that Lisa 14 THE VIDEO SPECIALIST: We are off Barbounis started about me, and thereby I said to 15 the record. It is 7:16 p.m. Eastern. Mr. Bennett they're trying to get everyone against 16 me, and by everyone I meant people who may have ever (A brief recess was taken.) 17 17 been employed by MEF, and I don't think this is the 18 THE VIDEO SPECIALIST: It is 7:32 only name I said, I said Grayson Levy, I said Gary 19 p.m. Eastern and we are now on the record at 7:32 p.m. Eastern. Gambill, who had just been rehired at that time by 20 BY MR. CARSON: the Middle East Forum, I spoke about Bennett himself, 21 and the reason why I was speaking to Bennett was 22 Who is Gabrielle Bloom, Mr. Roman? O. because he was helping me with a story that I was 23 Well, I know a few Gabrielle -- I writing, and I actually believe it was he who 24 actually know two. I believe the one you're speaking initiated phone calls with me rather than I who about was an intern at the Middle East Forum. Page 357 Page 359 1 Q. Did you guys pay her money? initiated phone calls with him. 2 2 You guys, the Middle East Forum. The other claim against you was a claim A. 3 that Marnie Meyer made where she said that you were Q. Sure. 4 spreading rumors about her and Caitriona Brady's At the direction of Lara Szott and the father. Do you recall that? suggestion of Marnie Meyer she received a agreement for four projects of extra work in the summer of 2016 No, I never spoke with Meyer or Brady or '17. Of how much she accomplished, you have to about that, but the e-mails that I've seen since this ask Lara since she was her supervisor. litigation began show that Lisa Barbounis started 9 So do you recall a telephone call 9 that rumor, not Marnie Meyer. between you and Matthew Bennett --10 10 What e-mail have you seen that shows 11 Matt Bennett and I have had countless that Lisa Barbounis started that rumor? 11 12 12 phone calls. Which one are you referring to? There was a communication between 13 13 I wasn't done the question. Daniel Pipes and Lisa Barbounis where Daniel asks I 14 So -- I'm going to put a document in believe it was either Marnie or Lisa where did you hear this rumor, Marnie says Lisa, and then the 15 front of you. 16 question is was that before or after November 2018, A. Okay. 17 17 So it's way up -- past it. All right. and Lisa says before. 18 So I'm going to put a document in front of you and Weren't they talking about when you 18 it's going to look like this. So Tricia McNulty sent 19 19 spread the rumor? 20 an e-mail to Gregg Roman like this. She sent -- and That's a question based on a factual she talks about this phone call. I received a phone 21 predicate that didn't exist, Mr. Carson. I never call from Matt Bennett last night. He started the spread any rumor -conversation with pleasantries but then began to 23 But --Q. discuss current MEF internal operations. He is 24 A. -- or started --

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apparently speaking to Gregg every two days, knew

-- that's what they were referring to,

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copy of the answer that I gave.

Well, when did you get the e-mail from

Page 360 Page 362 1 right? 1 Daniel Pipes? 2 I don't know what they were referring A. Whenever the top of the time stamp has to. I think that they were actually referring to the the e-mail addressed to it. I don't remember the groundwork they were laying to prepare for litigation exact day, Mr. Carson -against the Middle East Forum. 5 Q. What did you say in the e-mail? 6 6 In April of 2019 that's what your A. I don't remember what I said, 7 testimony is, that they were laying groundwork for Mr. Carson. litigation? 8 8 Did Mr. Pipes ever talk to you about it Q. 9 My testimony is that after this 9 in person? litigation began I had the opportunity to review 10 10 A. Not that I remember -- well, yes, he thousands of messages between Meyer and McNulty and did, Mr. Carson. Brady and Barbounis and Yonchek and also the messages 12 12 Did he talk to you about it in person between Barbounis and dozens of other individuals in 13 back in the middle of 2019? 13 the United Kingdom and also Belgium and Canada and 14 14 No, Mr. Carson. The only time I was with Daniel Pipes in the middle of 2019 was twice, Texas --15 15 16 once to record videos that were for MEF's 2019 --16 Q. Mr. Roman ---- and Washington D.C. --17 17 When I say talk to you in person ---- I asked you -when I say talk in person, that includes phone calls. 18 O. 19 A. I'm answering your question. 19 No, I don't remember speaking to him It has nothing to do with text messages 20 Q. over the phone about -in the United Kingdom. 21 THE COURT REPORTER: Sorry. 21 22 It has everything to do with it, Mr. 22 Repeat that, Mr. Carson. A. 23 23 Carson. BY MR. CARSON: 24 24 I asked you if they were referring to When I say talk in person, I don't mean something that happened before November of 2018, 25 25 face to face, I mean have a conversation that's not Page 361 Page 363 isn't that what they were talking about. electronic, phone calls included. Okay? That's what 1 2 2 No, and I answered that, I said that I mean. 3 Right. No, what I remember is is that question was based on a factual predicate that doesn't exist, thereby there was no rumor. whenever there was an allegation that was of a legal 5 The allegation was is that you said nature or anything dealing with anything that was that the only reason Marnie Meyer got her job was innuendo or sexual or anything of a personal nature because she was trading sex with Caitriona Brady's it was always either done with counsel or it was done father, right? electronically so there was a record that would be 8 9 9 No, you then asked me what was the established in the case of eventual litigation like groundwork for that allegation --10 10 this. Wasn't that the allegation? 11 11 Q. Well, so have you ever sat down and O. No, I don't know what the allegation 12 talked to Mr. Pipes by phone, in person, any way, by 12 was because I never heard the allegation, Mr. Carson, Facebook, voice messenger, by -- you know, any time 14 nor do I know what rumor you're talking about. where you and Mr. Pipes had a conversation with each Mr. Pipes never talked to you about it? other, did you guys ever sit down and have a 15 Q. 16 If you'll let me finish my answer, I conversation about these allegations that Marnie said I never heard the allegation or the rumor from 17 Meyer made in April 2019? 17 any of those involved. I received an e-mail --18 Α. 18 Did you hear it from Mr. Pipes? 19 19 Q. Did you ever have a conversation of that nature about any of the allegations that Lisa or I received an e-mail from Daniel Pipes 20 21 which laid out what these other people had 21 Marnie or Patricia made? 22 misrepresented and had lied about, and then I had to Α. With counsel? answer that e-mail, and I think you probably have a 23 23 Q. No, with Dr. Pipes.

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A.

Q.

Just with him alone.

Where you and Dr. Pipes had a

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23 24 conversation about -- where you talked about it, where you guys had a discussion.

- A. No, we've only communicated about this in the presence of counsel and not with each other but just with our attorneys.
- Q. I don't understand what you mean by that, so --
- A. So I'm in a room, okay, and there is an attorney there, and the attorney is saying, Mr. Roman, A, B, C, privilege, privilege, privilege, and I respond, Mr. Attorney, X, Y, Z. Never did I have a direct conversation with Daniel Pipes about any of the allegations that was not in the presence of counsel.
 - Q. Well, how many --
- A. Meaning, we have a -- we have a policy in place that whenever there is anything of a legal nature we make sure that we follow the proper channels, policies, and procedures, to do three things. Number one, to make sure --
- Q. I don't need to know -- I don't need to know your -- the policies. I just am --
 - A. Okay.
- Q. -- questioning about the conversation. So how many --

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- A. Which conversation?
- Q. -- of these conversations did you have where counsel was there, how many of these types of conversations did you have?
 - A. About which, about sexual --
- Q. About any of the allegations in this case or with Patricia McNulty.
- A. There have been countless conversations with counsel since November 1st, 2018, in multiple stages, but they really started picking up after you filed your EEOC complaint. Sorry, not -- they're not yours. After --
- Q. I'm not -- so I'm talking about in connection with your employment, so I'm not talking about litigation strategy sessions, I'm talking about did Mr. Pipes ever have a conversation with you, whether counsel was there or not, about any of these allegations in person where it was a discussion about just the allegations and how you were going to handle it and, like, you know, where he was telling you, like, these allegations are serious, did that ever happen?
- A. When I have spoken with him about these allegations it has always been in the presence of counsel and for at least the first --

Page 366 Q. That's what I'm asking you about. Have

- 2 you ever had a conversation --3 And I'm -- I'm trying to finish this, Mr. Carson. For at least the first year from November of 2018 until October or November of 2019 there was no one-on-one discussions besides ones in which he would say -- and it depends on the allegation that we're talking about, but the general gist of it was there are a plethora of things that 10 have been said about you, we have to mitigate risk to the organization, and that's why you're no longer in 12 administration, and we only started talking about 13 litigation strategy, really talking about litigation
 - Q. So before that how many times did you and Mr. Pipes have an in-person conversation, that includes telephone calls, how many times before that did you guys have in-person conversation about the allegations made by Lisa, by Patricia, or by Marnie?

strategy, after your clients filed their lawsuits in

A. Well, there was the one time that he told me that I was removed and he had suggested that this was because -- just on a dialogue that we had gone on beforehand a few hours ago, Mr. Roman, accusations have been made against you, in response I

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am taking you out of administration of the organization.

Q. Okay.

late October of 2019.

4 And then the next conversation which was of a direct relation to this nature counsel was present but just the two of us. Mr. Roman, they have been EEOC complaints filed against the organization, you're going to have to work with counsel to be able to address this, and that was both in-house and 10 outside counsel, and then the last time that we --11 before litigation was filed was when you were sending 12 demand letters for millions of dollars to the Middle 13 East Forum and we were determining the strategy of -well, that's a strategy question, so I really -can't really comment on that, but we discussed in general how we thought that this was un -- I don't want to say that -- or strike that. We were 17 18 discussing in general how -- I'm trying to find the best words to represent the sense of sorrow that I 19 20 felt about your clients related to that they had been 21 wrapped into this web of lies that you were then allowing them to try to litigate against us. And after that, October 26th, 27th, there were many discussions, not one-on-one, but with counsel, of what I remember, what Dr. Pipes remembers, of what

Page 368 Page 370 staff did, interviews, and that's when we really 1 I'm talking about the legal definition. started getting into it of unraveling everything. If you don't know --3 3 No, no, but I'm just trying to say this In March, April, and May did Mr. Pipes 4 ever talk to you about retaliation in person? is -- you're asking me my perspective, right? 5 No, I'm asking if you know what the 5 March, April, and May of when? Α. 6 2019. 6 legal definition of retaliation is. Q. 7 7 What do you mean retaliation? Α. So I'm --A. 8 8 Did he ever talk to you about O. If you don't, I will tell you. Just Q. 9 say, no, I don't know, and I'll tell you. 9 retaliation? Mr. Carson, you have filed multiple 10 You have to be more specific. 10 A. 11 11 No, I'm being specific. retaliation --12 MR. CAVALIER: Object to form. 12 I'm not asking you about what I filed. BY MR. CARSON: 13 I'm asking you if you understand what retaliation is. 13 14 Mr. Carson, I believe -- I believe my 14 Retaliation. Did he ever come -- did understanding of retaliation is different from your he ever call you on the phone, did he ever have a 15 15 conversation with you, did you guys ever have a 16 understanding of retaliation. conversation about retaliation? 17 Okay. It sounds like you don't know, 17 so let me explain. Retaliation specifically refers 18 MR. CAVALIER: Object to form. to acts that are taken adverse to an employer's --19 THE WITNESS: I really don't know what you're talking about, Mr. Carson. employee's interest because they reported 20 BY MR. CARSON: discrimination or harassment in the workplace. 21 22 That's the legal definition. 22 Do you know what retaliation is? O. 23 Well, you can retaliate against a MR. GOLD: That's not quite 23 A. 24 accurate, but -- it's adverse actions 24 quarterback, you can retaliate against a hit to your 25 are taken against one who voices team --Page 369 Page 371 1 opposition to discrimination or sexual 1 Q. Do you know what retaliation is with respect to the types of claims that we're dealing 2 harassment --3 with? 3 MR. CARSON: Mr. Gold --MR. CAVALIER: Object to form. 4 4 MR. GOLD: -- not just adverse --5 THE WITNESS: Well, one of the 5 adverse actions. Go ahead. 6 things that you categorize as 6 MR. CARSON: Mr. Gold's been doing 7 retaliation in your EEOC complaint from 7 this a lot longer --8 December of 2019 --BY MR. CARSON: 9 9 BY MR. CARSON: So with that understanding I'm asking did Mr. Pipes ever talk to you about retaliation, 10 10 Q. Just --I'm talking about that. I'm talking whether -- like, did he ever say to you, Mr. Roman, 11 A. 12 you have to be careful not to do anything that could 12 about that. I'm asking you -- just say yes or no. be conceived as retaliation? If you don't know, I'll help you understand it. Do 14 MR. CAVALIER: Object to form and 14 you know what retaliation is with respect to the EEOC 15 also I'll ask the witness to be aware of 16 and with respect to Title 7 and the Pennsylvania --16 the fact that if such communications 17 A. Well, Mr. Carson --17 occurred they may have occurred in the MR. GOLD: Objection. Calls for a presence of counsel --18 18 legal conclusion. Why don't you explain 19 19 MR. CARSON: That doesn't matter it to him first and then ask the 20 20 if Dr. Pipes said it. It doesn't --21 question. 21 there is no privilege if -- no matter BY MR. CARSON: 22 where it's said. Do you know what that is? 23 23 THE WITNESS: What -- I'm lost Well, there's what you in your 24 24 here. Who asked me what? profession as a lawyer consider to be retaliation --25 MR. GOLD: I also -- if there's a

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conversation that occurs with Mr. Pipes present and Mr. Fink is offering counsel to both --MR. CARSON: I'm not talking about Marc Fink. I'm asking the question

about Mr. Pipes.

BY MR. CARSON:

Q. Did Mr. Pipes ever talk to you about retaliation -- I don't know why this is such a hard question to answer. It's not a hard question. Did -- and it's -- I'm -- the question specifically refers to March, April, May 2019. During those 12 months did Mr. Pipes ever talk to you about retaliation?

> In what context? It's pretty broad. A.

O. In the context of the reports of discrimination or harassment that were made by Marnie Meyer, Patricia Barbounis, and -- I'm sorry, Lisa Barbounis and Patricia McNulty.

A. Not that I can remember, no.

So did he ever talk to you about it in a specific context due to any e-mails that he received from Ms. McNulty or Ms. Barbounis?

No, not that I remember. A.

Did he ever tell you that he received O.

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e-mails from Ms. McNulty or Ms. Barbounis where they alleged that they were being retaliated against?

A. No -- I don't remember if he ever said anything to me. He may have forwarded me e-mails from McNulty and from Meyer asking me to answer them.

Q. So did he ever tell you that they made the allegation that you had called them usurpers?

Oh, that's another thing. That's a great story.

THE COURT REPORTER: Called them what?

MR. CARSON: Usurpers.

THE WITNESS: U-s-u-r-p-e-r-s.

BY MR. CARSON:

Q. So --

That's one -- Mr. Carson, that's one of my taglines from the radio.

Q. Okay. So the question is, though, did Mr. Pipes ever talk to you about an allegation that you had called these women usurpers?

A. No, I never called them usurpers.

Q. But did he -- whether you called them that or not, did he ever talk to you about it?

A. I don't think so, because I never called them that.

Q. Well, you understand that it wouldn't matter whether you called them that if they -- if the allegation's made it would be reasonable to have a discussion with you about it, correct?

MR. CAVALIER: Object --

THE WITNESS: All allegations which were made against anyone at the Middle East Forum was done through counsel. Mr. Pipes never directly said to me without the presence of counsel this, this, and this was said, this, this, and this is how you respond. He has sent me e-mails which may have had complaints of a nonsexual variety that did not relate to any other items that you are addressing right now which may have said why are you asking about the audit, why are you asking about fundraising, but those are all operational questions that the head of an organization can ask people who work for him. So, no, he never did that in the context of a sexual harassment or a retaliation as you had defined it or Mr. Gold defined it earlier nature.

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BY MR. CARSON:

Q. Did you call Raquel Swazetti [ph], who I think is better known as Eman Patel, did you call her a walking lawsuit?

Α. No, I did not.

Did you say that she's a walking lawsuit because she is a woman, she's gay, and she's Muslim?

A. No, Mr. Carson, that question is based on a factual predicate that did not happen. I never called Ms. Saraswati or Eman Patel a walking lawsuit. In fact, I celebrated her diversity and I was so proud when I presided over a -- I can preside over weddings, I have a license to preside over common law marriages from the Universal Life Church which grants this ability. When I presided over the wedding of my best friend Ryan who lives in Los Angeles now and his husband Joe in Brooklyn of May of 2016 I think, and the first person I told when they asked me to officiate the wedding was Eman Patel. I'm so happy that she got to move on from the Middle East Forum to work in the capacity of -- I think diversity coordinator for an LGBT resource center in Philadelphia. She's really somebody I admire. So,

25 no, I would never call her a walking lawsuit --

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1	Q. Well, you	1	A. No one named
2	A and I would never criticize what	2	Q. She was asked to transition to a
3	did you say?	3	position as your assistant?
4	Q. You forced her out of the Forum, right?	4	A. No one named Rosie ever worked for the
5	A. I never forced her out of any	5	Middle East Forum.
6	organization. She left MEF, and when she left MEF I	6	Q. She said I'll be dead before I work for
7	remember communicating with her saying is this really	7	Gregg Roman?
	what you want to do, and she said I want to take a	8	A. Mr. Carson, again, that is a question
	break, I'm looking for something more in my lane,	9	based on a factual predicate that never happened, so
	which was associated with diversity, and I think MEF	10	you're misrepresenting anything that you're talking
	gave her severance bonus of salary several times of	11	about.
	what she had had, and I actually have the note that	12	Q. Did you ever rub your
	she wrote to me when she left the organization	13	_ · · · · · · · · · · · · · · · · · · ·
		14	A. Beyond that
	thanking me for the work that we had done together,		Q body against a female employee?
	and I'm sure that we can get you that correspondence.	15	A. Beyond that
16	Q. Do you know	16	THE COURT REPORTER: I can't hear
17	A. There never any there ill will	17	you, Mr. Carson.
18	Q. Do you know who Rosie is?	18	BY MR. CARSON:
19	A. Hold on. There was never any ill will	19	Q. Did you ever rub your body against a
20	between myself and Eman Patel. I honor her, I	20	female employee
21	cherish her, and I think the world of her.	21	A. Mr. Carson, I'm not done the question
22	Q. Are you sure that she doesn't have ill	22	about
23	will?	23	THE COURT REPORTER: I still can't
24	A. She may, but	24	hear you.
25	THE COURT REPORTER: I didn't hear	25	BY MR. CARSON:
	Page 377		Page 379
1	the question. I didn't hear the	1	Q. I said did you ever rub your body
2	question.	2	against a female employee while you were working with
	BY MR. CARSON:	3	them?
		4	
4	Q. I said are you sure she doesn't have		A. No, I did not.
	ill will.	5	Q. Ever force a female employee to sit
6	A. She may, but the last time I spoke with	6	next to you behind your desk and watch the computer
	her was in probably September or October of 2019 when	7	screen with you?
	I was asking how she was doing.	8	A. No, I did not.
9	Q. Are you sure she doesn't feel like she	9	Q. Ever call female employees at
10	was constructively discharged?	10	inappropriate hours after you know, at the end of
11	A. I don't know what you mean by that, Mr.	11	the day, at nighttime?
12	Carson.	12	A. Your characterization of that question
13	Q. Her work her work life was made so	13	of what an inappropriate hour requires clarification.
14	miserable that she quit and any reasonable person in	14	Can you please be more specific?
	her shoes would have quit under those same	15	Q. Well, they're on their own private time
	conditions.	16	at the end of the day, when they're not working.
17	A. No, I don't think she felt that way,	17	A. Mr. Carson, we have two kinds of
	and if she did I wish that she would talk to me about	18	employees at the Middle East Forum. We have
	it because we could have an honest conversation why	19	administrative employees who work from 9 to 5 and
	•	20	
	she felt that way.		they're sometimes asked to work in off-hours, and we
21	Q. Well, did you what about Rosie,	21	also have professional employees who are expected to
	Rose, do you know her?	22	be on the clock at any given time. For instance, if
23	A. Who is Rosie?	23	I'm in Israel and it's 12 p.m., there's a seven-hour
24			_
	Q. She was an employee of the Middle East Forum	24 25	time difference with our employees in the United States, so it would be 5 a.m., so it would not be

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1	beyond the pale of comprehension that we would ask an	1	BY MR. CARSON:
2	employee who was a professional exempt employee, I'm	2	Q. Don't you find that a coincidence, like
3	sure you're familiar with that term, to work at hours	3	there's every you respond to every single
4	which may not have been regular according to a 9 to 5	4	allegation of sexual harassment the same way
5	schedule. So if you're asking did I ever communicate	5	(Simultaneous speakers.)
6	with someone from MEF outside of the 9 to 5 work	6	THE COURT REPORTER: I can't hear.
7	time, yes, of course I did. If you're asking if I	7	I can't hear the question. Please
8	ever did it inappropriately, no, it was always	8	repeat it.
9	appropriate and relevant to the task at hand.	9	(Simultaneous speakers.)
10	Q. Lisa Barbounis was a 9 to 5, though,	10	THE COURT REPORTER: I didn't hear
11	wasn't she?	11	the question or anything after it.
12	A. No, she was not. She was a	12	BY MR. CARSON:
13	professional exempt employee.	13	Q. You respond to every single allegation
14	Q. She's a executive assistant.	14	of sexual harassment by the plethora of women who
15	A. No, she wasn't. She was an executive	15	have made them in the last five years the exact same
16	liaison she specifically requested to be an exempt	16	way. They're all liars, aren't they?
17	employee when she started working for MEF because she	17	A. No, Mr. Carson.
18	did not want to be equated with an assistant. She	18	MR. CAVALIER: Object to form.
19	asked for that title. It's in an e-mail actually	19	MR. GOLD: Argumentative. Assumes
20	that she sent to us when she was negotiating with us.	20	facts not in evidence. Predicate of the
21	She got higher pay, she got more money for health	21	question is absolutely false. I'm going
22		22	to ask you to rephrase the question.
23	Q. You fired Tiffany Lee because she	23	MR. CAVALIER: I didn't hear a
24	reported sexual harassment?	24	question; it's a statement you made.
25	A. No, I did not. I fired Tiffany Lee	25	BY MR. CARSON:
	Page 381		Page 383
1	actually I didn't do it. Marnie Meyer was the one	1	Q. Is there a woman who has accused you of
2	who fired Tiffany Lee, and that was done after	2	sexual harassment who is not a liar?
3	Tiffany Lee was the subject of I think an improvement	3	MR. CAVALIER: Object to form.
4	plan that was put together. She failed to attain the	4	THE WITNESS: Mr. Carson, you have
5	goals of the improvement plan, she failed to go to an	5	to be more specific.
6	event, and then she tried to defraud the organization	6	BY MR. CARSON:
7	by demanding millions of dollars from us after Derek	7	Q. Well, is there one woman that has
8	Smith Law Group misrepresented text messages that she	8	accused you of sexual harassment that you can name
9	put forward, deconstructed those text messages, and	9	who is not a liar?
10	then we never heard from her again.	10	A. No, Mr
11	Q. Isn't it interesting how every woman	11	MR. CAVALIER: Same objection.
12	who accuses you of sexual harassment defrauds the	12	THE WITNESS: Mr. Carson, I sat
13	Middle East Forum and owes you millions of dollars?	13	here this evening and I heard you say
14	(Simultaneous speakers.)	14	that one woman didn't accuse me of
15	THE COURT REPORTER: I need you to	15	sexual harassment and then you said that
16	repeat the question and anything that	16	I'm sorry, I said that she did accuse
17	was said after it, please.	17	me of sexual harassment, you then said
18	BY MR. CARSON:	18	that she did accuse me of sexual
19	Q. Why do you claim that every single	19	harassment. I said, Mr. Carson, look at
20	woman who has accused you of sexual harassment owes	20	your complaint. You went back to it and
21	the Forum millions of dollars?	21	then you saw that, hold on, I actually
22	MR. CAVALIER: Object to form.	22	did, it was a typo. So every time
22		$1 \circ 1$	avant time I've been ecoused of sevuel
23	THE WITNESS: Mr. Carson sorry.	23	every time I've been accused of sexual
23 24 25	MR. CAVALIER: Object to form. THE WITNESS: Can I answer?	24 25	harassment it has been by a client of the Derek Smith

Deposition of GREGG ROMAN

Lisa Barbounis v. Middle Eastern Forum, et. al.

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	P 204	1	D 206
-	Page 384		Page 386
J	BY MR. CARSON:	1	A. Mr. Carson
2	Q. That's not true.	2	Q Delaney Yonchek.
3	A Law Group.	3	A I will I will represent to you
4	Q. 13 It:	4	Q. Are they liars?
5	71. 110, 111. Carson. Every time I have been	5	THE COURT REPORTER: One at a
6	accused of sexual harassment it has been done by a	6	time.
-/	client of the Derek Smith Law Group.	7	BY MR. CARSON:
8	Q. Tou tillik that's evidence:	8	Q. Just answer the question. Are they
9	71. 110, I tillik what it is is a pattern	9	A. My answer is
10	that speaks to the veracity of those claims, so it's	10	THE COURT REPORTER: I can't hear
11	not about	11	the question.
12	Q. In repeat the question	12	BY MR. CARSON:
13	71. Buile.	13	Q. We're going to get through this list
14	Q. Since you avoided answering it.	14	and then we're going to be done. Is Caitriona Brady
15	is there a single woman who has accused	15	
16	you of sexual hardsometre who you haven't canca a	16	MR. GOLD: You're going to be done
17	inui.	17	in one more minute.
18	With Crivillian. Object to form.	18	BY MR. CARSON:
19	THE WITTLESS. WII. Curson	19	Q. Is Caitriona Brady a liar?
20	BY MR. CARSON:	20	A. Yes.
21	Q. You respond to every single	21	MR. CARSON: We're done the first
22	A you are	22	deposition in one minute, not the second
23	Q allegation	23	one.
24	A you are saying that I categorized	24	BY MR. CARSON:
25	women as liars. Okay? I didn't say that in every	25	Q. Is Delaney Yonchek a liar?
	Page 385		Page 387
1	claim. We went over a whole list of people today,	1	A. In what context?
2	and I didn't call everyone a liar.	2	Q. Her allegations that she made.
3	Q. You called Lisa Barbounis a liar.	3	A. Yes, that's why she dismissed her
4	A C1 .	4	complaint.
	A. She is.	1	complaint.
5	71. SHC 13.	5	Q. You think that's why she would say she
5 6	Q. You called Patricia McNulty a liar.		_
	Q. You called Patricia McNulty a liar. A. She is.	5	Q. You think that's why she would say she dismissed her complaint, because it wasn't true? A. I think that when she answered
6	Q. You called Patricia McNulty a liar. A. She is. Q. You called Marnie Meyer a liar.	5 6	Q. You think that's why she would say she dismissed her complaint, because it wasn't true? A. I think that when she answered questions about the veracity of her complaint in her
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6 7 8	Q. You called Patricia McNulty a liar. A. She is. Q. You called Marnie Meyer a liar. A. I didn't call her a liar; I called her	5 6 7 8	Q. You think that's why she would say she dismissed her complaint, because it wasn't true? A. I think that when she answered questions about the veracity of her complaint in her
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	D 200		D 200
	Page 388		Page 390
1	Q. So you're a victim in all this; is that	1	organization and hiring these people who
2	right?	2	at the end of the day ended up trying to
3	WIK. GOLD. Let's go. Last	3	go out on a mission to be able to ruin
4	question.	4	all organization and to allow a law firm
5	THE WITNESS: I can't hear you.	5	like yours to go so far as to cause
6	THE COURT REPORTER: I can't hear	6	this. So if I take responsibility for
7	anyone right now.	7	this, Mr. Carson, the responsibility
8	BY MR. CARSON:	8	that I take is is that I didn't see this
9	Q. Are you the victim in all this?	9	coming earlier, and, had I, we wouldn't
10	A. The victim of what?	10	be here right now. It's not about
11	Q. Are you a victim?	11	allegations of harassment. What it's
12		12	about is a concerted effort to try to
13	Q. Do you have any responsibility at all,	13	destroy us. And that, Mr. Carson, is my
14	personal responsibility, for any of the allegations	14	final answer.
15	that have been made regarding you.	15	(Simultaneous speakers.)
16		16	BY MR. CARSON:
17	(Simultaneous speakers.)	17	Q. Which is why you are the victim, right?
18	THE COURT REPORTER: You're going	18	You're the victim.
19	to have to repeat the question.	19	THE COURT REPORTER: I can't hear
20	MR. CARSON: Guys, everyone keeps	20	anybody right now.
21	interrupting me. Like, stop.	21	MR. GOLD: Game over.
22	MR. GOLD: No one is interrupting	22	MR. CARSON: Well, I it's
23	you at all.	23	well, we can't go off the record until
24	MR. CARSON: Yeah, every time I	24	well, we can't go on the record until we all say yes, right?
25		25	MR. GOLD: Game over. Last
	Page 389		Page 391
1		1	-
1	voices going and everyone has to stop	1 2	question.
2	voices going and everyone has to stop talking.	2	question. BY MR. CARSON:
2	voices going and everyone has to stop talking. MR. GOLD: There's only one person	2	question. BY MR. CARSON: Q. So it's why that's why you're the
2 3 4	voices going and everyone has to stop talking. MR. GOLD: There's only one person here and it's my voice. Objection. It	2 3 4	question. BY MR. CARSON: Q. So it's why that's why you're the victim, right? Because of what you just said.
2 3 4 5	voices going and everyone has to stop talking. MR. GOLD: There's only one person here and it's my voice. Objection. It is a compound question.	2 3 4 5	question. BY MR. CARSON: Q. So it's why that's why you're the victim, right? Because of what you just said. MR. GOLD: No more questions, no
2 3 4 5 6	voices going and everyone has to stop talking. MR. GOLD: There's only one person here and it's my voice. Objection. It is a compound question. MR. CARSON: No, it's not.	2 3 4 5 6	question. BY MR. CARSON: Q. So it's why that's why you're the victim, right? Because of what you just said. MR. GOLD: No more questions, no more answers. We're done. Seven hours.
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CERTIFICATE

I HEREBY CERTIFY that the proceedings and evidence are contained fully and accurately, to the best of my ability, in the notes of testimony taken by me in the proceedings of the above cause, and that the copy is a correct transcript of the same.

Carrie A. Kaufman
Registered Professional Reporter
Notary Public

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10th (1)	2014 (2)		abused (1)
11 (17)	2015 (10)	< 5 >	abusing (1)
11:28 (2)	2016 (10)	5 (9)	abusive (2)
11:51 (3)	2017 (9)	5,000 (1)	academic (1)
11th (2)	2018 (203)	5:18 (2)	academics (1)
12 (9)	2010 (203) 2019 (31)	5:47 (1)	academy (2)
12:21 (<i>I</i>)	2019 (31) 2020 (8)	5:59 (1)	accept (1)
	` '		_ ::
12:47 (<i>I</i>)	20th (8)	50 (1)	acceptable (9)
13 (2)	215 (3)	500 (3)	accepted (1)
14 (<i>1</i>)	21st (1)	51 (2)	accommodations (1)
15 (9)	22nd (6)	515 (1)	accomplished (1)
15th (2)	23 (1)	52 (1)	account (10)
16 (3)	23rd (12)	569-1999 (1)	accounted (1)
16,000 (1)	24th (2)	579 (2)	accounting (3)
1650 (1)	25 (1)	580 (1)	accounts (4)
16-month (1)	25,000 (20)	5th (34)	accurate (14)
16th (2)	25th (2)		accurately (2)
17 (2)	26 (4)	<6>	accusation (4)
17,000 (1)	26th (2)	6 (2)	accusations (15)
	` '	1 ' '	` '
17th (2)	27 (5)	665-2776 (1)	accuse (8)
18 (3)	27th (3)	6th (7)	accused (16)
18,000 (<i>I</i>)	28 (2)	_	accuses (3)
1835 (2)	2800 (1)	<7>	accusing (2)
19 (<i>1</i>)	28th (1)	7 (5)	acknowledge (14)
19103 (<i>3</i>)	2950 (1)	7:16 (1)	acknowledged (3)
1948 (1)	2nd (16)	7:32 (2)	acknowledging (4)

acquaintance (1)	agree (13)	answered (11)	assaulted (4)
acquire (1)	agreed (4)	answering (18)	assessment (1)
act (6)	agreement (8)	answers (4)	assigned (1)
acted (2)	ahead (32)	antisemitism (1)	assist (1)
\mathbf{ACTION} (8)	\mathbf{AI} (1)	anybody (5)	assistance (2)
actions (5)	aiding (1)	anymore (3)	assistant (4)
activism (2)	AIPAC (28)	anyway (6)	assisted (3)
activities (2)	Airbnb (21)	anyways (1)	associate (2)
acts (2)	Airbnbs (1)	Anywho (1)	associated (7)
actual (3)	airport (1)	Apartment (3)	ASSOCIATES (1)
acumen (2)	al (3)	apologies (4)	association (1)
add (3)	Alana (14)	apologize (3)	assume (4)
added (3)	alarms (1)	apparently (3)	assumed (3)
adding (1)	Alexandria (1)	appearance (1)	Assumes (1)
addition (2)	allegation (43)	appearances (3)	assuming (1)
additional (1)	allegations (144)	appearing (2)	assure (1)
address (5)	allegation's (1)	applies (1)	asylum (1)
addressed (3)	allege (11)	appreciate (5)	attached (2)
addresses (1)	alleged (16)	approached (1)	attachments (2)
addressing (2)	allegedly (9)	appropriate (1)	attain (1)
adjust (1)	alleges (18)	approve (3)	attained (2)
administration (7)	Allegheny (1)	approved (13)	attempt (1)
administrative (5)	alleging (21)	approximate (3)	attempting (1)
admire (1)	allied (1)	approximately (6)	attempts (1)
admitted (2)	allocated (1)	April (35)	attend (10)
advance (4)	allow (10)	Arabic (1)	attendance (1)
advanced (1)	allowed (6)	architecture (1)	attended (5)
advances (19)	allowing (2)	area (13)	attest (2)
advantage (1)	allows (1)	areas (2)	attorney (16)
adverse (4)	Altass (2)	argue (1)	attorneys (3)
advice (8)	A-l-t-a-s-s (1)	argument (3)	attorney's (2)
advisor (1)	Altoona (1)	Argumentative (1)	attributing (1)
advocacy (2)	amazing (2)	arguments (2)	Audio (6)
affair (6)	amended (17)	Arizona (1)	audit (1)
Affairs (4)	America (2)	arm (3)	audited (2)
affidavit (3)	American (4)	arms (2)	August (7)
affidavits (3)	Americans (1)	Army (5)	author (5)
affirmative (1)	amount (27)	arrange (1)	authorities (1)
afforded (5)	Amy (3)	arranged (2)	authority (7)
affords (1)	analysis (2)	arrival (2)	authorization (1)
afraid (1) African (1)	anathema (1)	arrived (2) Arthur (1)	authorized (1)
` '	anatomy (1)	` '	author's (1)
after-acquired (1)	Andy (1)	Ashley (1)	available (5)
agencies (1)	Anglican (1)	Asked (66)	avalanche (1)
agency (3)	Anglican (1)	asking (133) asks (2)	Avenue (1) avoided (1)
agenda (1) agent (3)	annoy (1) annual (4)	asks (2) aspects (1)	aware (16)
aggressive (1)	annually (1)	aspects (1) assassinated (2)	await (10)
aggressive (1) ago (19)	answer (176)	assassinated (2) assault (11)	< B >
agu (19)	answei (1/0)	assaut (11)	\ \ \ \ \ \
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bachelor's (2)	Bernhardt (3)	brief (6)	carried (1)
back (93)	best (30)	briefly (1)	carrier (1)
backdates (1)	better (9)	bring (3)	Carroll (1)
background (3)	beyond (28)	bringing (1)	CARSON (571)
backing (2)	bifurcate (2)	British (1)	Carson's (1)
backstory (3)	big (5)	Brits (1)	Case (37)
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Bair (5)	binary (2)	broad (3)	Casey (1)
Bala (1)	birthday (2)	Brody (1)	Cast (1)
balcony (1)	Bishop (11)	broke (2)	categorization (1)
- · · · ·	bit (10)	Brooklyn (1)	
ballpark (1)	` ′		categorize (4)
bank (4)	black (1)	brother (1)	categorized (2)
bar (4)	black (4)	Brotherhood (1)	caught (2)
Barbara (2)	blank (2)	brought (7)	cause (4)
BARBOUNIS (166)	blanks (1)	bubble (1)	caused (3)
Barbounis's (16)	blended (1)	building (5)	causing (1)
barrister (1)	block (3)	bullet (1)	CAVALIER (49)
bars (7)	Bloom (5)	bus (1)	celebrated (1)
base (2)	blowjob (1)	buses (1)	Center (8)
based (31)	blows (1)	Business (8)	centers (1)
basic (3)	blue (2)	busing (1)	Centre (2)
basically (4)	blueprints (2)	Butler (1)	certain (12)
basis (22)	board (23)	butt (7)	certainly (2)
bastion (1)	boards (3)	buy (4)	CERTIFY (1)
Bates (3)	body (5)		Chain (2)
bathroom (1)	bomb (1)	< C >	chairman (5)
bathrooms (2)	bonus (1)	Cairo (4)	challenge (1)
Battleship (6)	book (1)	Cairo's (1)	chance (2)
Beach (2)	booked (12)	Caitriona (18)	change (6)
Beaver (1)	bookkeeper (1)	calculate (1)	changed (12)
bedroom (2)	books (5)	calendar (12)	changes (7)
bedrooms (2)	border (1)	California (4)	changing (1)
began (11)	born (3)	call (50)	channels (1)
beginning (8)	boss (11)	CALLED (39)	chanted (1)
behalf (4)	bosses (1)	calling (5)	character (1)
behavior (3)	bought (1)	calls (13)	characterization (8)
beheaded (1)	bouncing (1)	calm (1)	characterizations (1)
beheading (1)	bound (1)	Cambridge (1)	characterize (7)
Belgium (1)	box (1)	CAMERA (1)	characterized (3)
belief (3)	Brady (28)	campaign (2)	Charge (31)
believe (53)	Brady's (8)	camps (1)	charged (2)
believed (1)	brain (1)	campus (1)	charges (4)
believes (1)	breach (3)	Canada (1)	charging (7)
belt (1)	breached (3)	capacity (3)	check (4)
Ben (1)	break (28)	car (3)	cherish (1)
\mathbf{B} -e-n (1)	breakdown (1)	care (5)	chess (1)
benefits (1)	breaking (1)	careful (1)	chief (16)
Bennett (32)	breath (3)	Caroline (17)	Chinatown (1)
Bennett's (1)	breathe (1)	Carrie (4)	choose (1)
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chose (2)	comment (30)	conference (24)	coordinator (1)
Chronicle (1)	commented (1)	conferences (1)	copied (2)
church (2)	comments (2)	confidential (1)	copy (7)
cigarettes (4)	Commission (3)	confirm (1)	Corbett (1)
circles (1)	committed (1)	conflict (1)	coronavirus (2)
circumstances (2)	committee (14)	conflicts (1)	corporate (4)
citizen (1)	common (4)	confusing (3)	corporation (1)
city (5)	Commonwealth (2)	congress (2)	corps (1)
civic (I)	communicate (1)	Congressman (1)	correct (86)
CIVIL (6)	communicated (5)	congressmen (2)	correcting (1)
civilian (1)	communicating (1)	conjunction (1)	correction (1)
claim (4)	communication (6)	connection (14)	corrective (1)
claiming (1)	communications (18)	connects (1)	correspondence (3)
claims (6)	Community (17)	consider (6)	cost (3)
clarification (1)	companies (I)	considered (2)	Costello (2)
clarify (2)	company (5)	considering (3)	couch (45)
clarity (1)	comparable (1)	consistently (1)	couches (2)
Clark (1)	compare (3)	conspiracy (6)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
class (2)	comparison (1)	constant (2)	Council (3)
classes (2)	compartmentalize (1)	constituted (2)	counsel (84)
classification (1)	compartmentalizing	construction (1)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
clean (4)	(1)	constructively (1)	counterclaim (17)
cleaning (1)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	construe (1)	counterclaims (1)
clear (9)	complain (1)	consult (1)	counterterrorism (2)
clearly (1)	complained (2)	contact (5)	countless (5)
click (3)	complaint (113)	contained (1)	country (3)
client (37)	complaints (37)	contempt (2)	County (6)
clients (14)	complete (6)	content (1)	couple (3)
client's (1)	completely (3)	contents (2)	course (8)
Cliff (2)	complex (1)	context (13)	COURT (93)
clock (1)	complicated (6)	contingency (5)	courthouse (1)
close (1)	compound (4)	continuation (2)	courtroom (1)
clue (1)	comprehension (1)	continue (13)	cover (2)
codified (1)	compromising (2)	continued (1)	covered (2)
codirectorship (1)	Computer (7)	continues (2)	covering (2)
coffee (1)	conceived (1)	continuing (2)	covers (1)
coincidence (1)	concept (2)	continuous (1)	coworker (12)
cold (2)	concerned (2)	contract (8)	coworkers (1)
colleagues (2)	concerted (1)	contractors (1)	COZEN (3)
collect (1)	conclude (1)	contractual (1)	crazy (5)
collection (1)	concluded (1)	control (2)	created (1)
college (5)	concluding (1)	controlled (1)	creating (1)
combination (1)	conclusion (14)	conversation (73)	credibility (1)
combined (2)	concocted (6)	conversations (37)	credible (11)
come (18)	concocting (1)	conversion (2)	credits (1)
comes (3)	condition (3)	converted (1)	crew (1)
coming (6)	conditions (1)	conveyed (6)	criminal (1)
commander (1)	condo (1)	convicted (1)	criminals (2)
commanders (1)	conduct (27)	co-opting (1)	criticize (1)

cross (1)	December (12)	desk (2)	Discrimination (18)
cruise (1)	decibel (1)	desks (1)	discuss (3)
Cuba (1)	decide (1)	despair (1)	discussed (8)
culminated (2)	decided (2)	destroy (1)	discussing (5)
$ \begin{array}{ccc} \text{cup} & (1) \end{array} $	decision (3)	destroying (1)	discussion (14)
curious (1)	decisions (2)	destruction (1)	discussions (5)
current (1)	deconstructed (1)	detail (2)	dishonesty (2)
curtain (1)	deep (2)	detective (1)	dismissal (1)
custodian (1)	Defence (1)	determined (1)	dismissed (2)
custody (1)	defendant (2)	determining (1)	disparities (1)
cut (3)	Defendants (2)	detrimental (1)	disparity (1)
Cynwyd (1)	defending (1)	develop (1)	disproven (1)
Cynwyd (1)	Defense (4)	development (2)	dispute (4)
< D >	defer (2)	device (1)	disqualification (1)
D.C (8)	defined (2)	devices (2)	disqualified (1)
D.C. (1)	definitely (4)	diagram (6)	disqualify (3)
da (5)	definition (6)	dialogue (1)	dissonance (1)
damage (3)	defraud (3)	diametric (1)	distinction (1)
damage (3)	defrauded (6)	die (1)	DISTRICT (11)
Dan (1)	defrauding (4)	died (1)	districts (1)
Daniel (107)	defrauds (1)	difference (7)	diversity (4)
Daniel's (1)	degree (6)	different (65)	divided (2)
Danny (44)	Delaney (6)	differently (1)	docket (2)
dannythomas@tesco.co	delivered (1)	difficult (14)	docs (3)
.uk (1)	delusions (1)	difficulties (2)	doctor (1)
Darren (1)	demand (I)	dignity (2)	doctrine (2)
Dashti (3)	demanding (2)	dining (2)	Document (73)
D-a-s-h-t-i (1)	demise (1)	dinner (14)	documentation (2)
data (2)	demoted (1)	direct (16)	documents (51)
database (1)	denial (2)	directed (4)	doing (32)
date (41)	deny (6)	directing (2)	dollar (5)
dated (1)	$\begin{array}{c c} \mathbf{deny} & (0) \\ \mathbf{dep} & (1) \end{array}$	directing (2)	dollars (9)
dates (5)	dep (1) department (1)	directive (1)	Dolly (1)
daughter (1)	departure (3)	directly (9)	domestic (2)
Dave (3)	depending (2)	director (42)	Donald (1)
Davitch (1)	depends (8)	director (42)	donate (4)
day (24)	deployment (1)	disagree (9)	donates (1)
days (12)	Deponent (3)	disagreed (1)	donation (1)
de (2)	depose (1)	disagreement (1)	donations (I)
dead (1)	deposing (1)	discharged (1)	$\begin{array}{c c} \mathbf{donations} & (1) \\ \mathbf{donor} & (3) \end{array}$
deal (6)	deposition (39)	disciplinarian (1)	donors (2)
dealing (5)	deputy (16)	disclosures (2)	download (3)
	DEREK (25)	\	1
deals (3) dealt (5)	descendents (1)	disconnected (1) discontent (7)	downloaded (1) downstairs (1)
dear (1)	describe (9)	discover (2)	downward (1)
debate (1)	described (6)	discovered (1)	dozens (4)
debilitated (1)	description (7)	discovery (16)	Dr (19)
deceive (1)	design (1)	discriminated (2)	draft (6)
deceive (1) deceived (1)	designed (1)	discriminated (2)	drafted (2)
ucceived (1)	ucsigned (1)	uisti iiiiliatilig (2)	urancu (2)

drafting (5)	either (21)	\mathbf{E} -r-i-c (1)	explains (1)
Dragonetti (1)	EJ (4)	Erica (1)	explanation (3)
dress (1)	elderly (1)	Erie (I)	Exponent (1)
drill (1)	elected (1)	escape (1)	extended (1)
drink (1)	electronic (7)	escaping (1)	extensive (2)
drinking (1)	electronically (1)	especially (2)	extent (6)
drinks (3)	element (2)	\mathbf{ESQ} (4)	external (6)
drive (1)	elementary (1)	established (2)	extra (1)
$\mathbf{drop} (1)$	eleventh (1)	estimate (2)	eye (1)
drove (1)	Elliot (4)	et (2)	
drug (2)	E-mail (62)	ethics (1)	< F >
drum (1)	e-mailed (1)	Europe (3)	fabricate (2)
drunk (3)	e-mails (15)	evening (11)	fabricated (3)
dual (2)	Eman (4)	event (9)	face (3)
due (2)	embarrass (1)	events (9)	Facebook (2)
DULY (1)	embassy (2)	eventual (1)	facilitate (3)
duped (1)	employed (6)	eventually (5)	facilitated (2)
duty (5)	employee (21)	Everest (3)	fact (13)
dynamics (1)	employees (21)	Everybody (2)	facts (6)
•	employee's (1)	everybody's (1)	factual (14)
< E >	employer's (1)	evidence (21)	failed (2)
Eagles (2)	employment (11)	exact (20)	fair (32)
ear (7)	enacted (1)	exactly (12)	Fairless (1)
earlier (7)	encounters (1)	exaggerating (1)	fall (2)
early (4)	ended (4)	Examination (3)	false (17)
ears (1)	ends (3)	EXAMINED (3)	familiar (4)
Earth (1)	engage (1)	example (8)	far (5)
easier (2)	engaged (4)	examples (2)	Faragher-Ellerth (1)
EAST (122)	engaging (2)	exception (1)	fashion (1)
EASTERN (22)	engineered (2)	exchange (1)	fast (3)
easy (2)	England (1)	exchanges (1)	father (2)
eat (1)	English (1)	exchanging (1)	February (5)
ECF (5)	engrossed (1)	excited (2)	federated (1)
economic (1)	enlighten (1)	exclusively (1)	Federation (7)
e-discovery (2)	enlightening (I)	excuse (15)	feedback (1)
editor (3)	enlistment (1)	executive (23)	Feel (<i>3</i>)
editor-in-chief (1)	entered (2)	exempt (3)	feelings (1)
edits (1)	entering (1)	exhaustive (2)	fees (1)
education (7)	enterprise (4)	exhibit (15)	fell (1)
educational (6)	entire (14)	EXHIBITS (4)	fellow (1)
EEO (1)	entirety (4)	exist (5)	felt (7)
EEOC (31)	entrance (1)	exists (3)	female (12)
effect (3)	entry (1)	expect (1)	fiduciary (1)
Effective (1)	enumerated (1)	expected (1)	field (3)
efficacy (1)	Equal (1)	experience (3)	fifth (3)
effort (2)	equality (1)	experiences (1)	fight (2)
Egypt (1)	equated (1)	expert (5)	figure (2)
Egyptian (2)	equity (1)	explain (26)	file (18)
eight (12)	Eric (1)	explained (3)	filed (52)

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files (6)	for-profit (1)	general (29)	groups (1)
filing (13)	FORUM (117)	generalized (1)	Group's (1)
fill (I)	Forum-related (3)	generally (11)	guard (2)
filled (2)	forums (1)	generation (1)	guard's (1)
film (1)	Forum's (11)	gentlemen (1)	guess (28)
final (3)	forward (10)	getting (22)	guest (1)
finances (1)	forwarded (4)	$\begin{array}{c c} \mathbf{gist} & (22) \\ \mathbf{gist} & (1) \end{array}$	guide (1)
find (16)	found (20)	give (133)	$\mathbf{gum} (3)$
finding (1)	Foundation (1)	given (19)	guy (4)
fine (19)	founders (1)	given (19) gives (3)	guys (36)
finish (25)	four (36)	giving (21)	guy's (1)
finished (1)	four-month (1)	Giza (1)	guy s (1)
finishing (1)	fourth (4)	G-i-z-a (1)	<h></h>
Fink (29)	frame (2)	glad (1)	hacker (9)
fire (1)	Frank (29)	glass (1)	hackers (1)
fired (4)	Frankly (2)	go (161)	Haifa (4)
firefighter (1)	Frankly (2) Frank's (4)		* *
	` ′	goals (2)	H-a-i-f-a (1)
Firm (17)	Fraud (5)	goes (9)	Halevi (1)
first (92)	fraudulent (3)	going (192)	H-a-l-e-v-i (1)
Fitzgerald (1)	free (3)	Goldon (1)	half (8)
five (45)	Friday (8)	GOLD (150)	hand (2)
five-minute (3)	friend (5)	GoldenComm (2)	handed (3)
flat (1)	friendly (2)	Gold's (2)	handicapped (1)
flight (1)	friends (3)	good (15)	handle (4)
flights (3)	front (14)	Goodman (22)	handled (2)
flirting (1)	frontlines (1)	Gosar (1)	hands (1)
fluctuates (1)	frustration (1)	gotten (1)	handwritten (10)
fly (6)	fuckin (3)	government (5)	happen (28)
folders (1)	full (8)	Governor (2)	happened (74)
folkstyle (1)	fully (1)	governors (10)	happening (2)
follow (3)	functional (1)	grabbed (1)	happens (4)
followed (1)	fundraising (3)	grade (4)	happy (16)
following (10)	funds (1)	gradually (1)	harass (3)
FOLLOWS (1)	funneled (3)	graduate (2)	harassed (1)
food (1)	funny (4)	graduated (3)	harassment (78)
foot (3)	further (4)	grandeur (1)	hard (8)
footnote (1)	future (3)	grant (12)	harmonious (1)
footprint (1)		granted (7)	Harrisburg (1)
force (2)	<g></g>	grants (1)	Harrison (1)
forced (3)	Gabrielle (6)	Grayson (1)	hated (1)
Forces (3)	Galilee (1)	great (5)	Hatzalah (1)
foreign (1)	Gallery (I)	Greater (6)	Hawaii (6)
forensic (2)	Gambill (I)	Green (2)	head (4)
forensically (1)	game (10)	GREGG (28)	health (2)
forget (1)	$\begin{array}{c c} \mathbf{Gary} & (3) \end{array}$	G-r-e-g-g (1)	hear (63)
form (18)	Gavriel (1)	$\begin{array}{c c} \mathbf{grip} & (I) \end{array}$	heard (18)
formal (8)	G-a-v-r-i-e-l (1)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	hearing (1)
formative (1)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	groundwork (3)	hearsay (1)
former (2)	gender (9)	GROUP (10)	Hebrew (2)
101 IIICI (2)	Schuci (7)		TICOTON (2)
	1	1	

Hoights (1)	Hub (1)	incompathy (1)	Interim (1)
Heights (1)	Huh (1)	incorrectly (1)	Interim (1)
held (16)	Human (4)	incredibly (1)	intern (2)
hell (1)	Hun (1)	incrementally (1)	internal (1)
he'll (2)	H-u-n (1)	incubator (1)	internally (1)
hello (1)	hundred (12)	INDEX (2)	international (2)
help (23)	hundreds (2)	indicate (3)	internationally (1)
helped (3)	Hunter (2)	indicates (1)	Interns (1)
helping (3)	hurricane (1)	indiscernible (4)	interpersonal (2)
helps (2)	hurt (1)	individual (10)	interpret (1)
Herzliya (2)	husband (6)	individuals (10)	interpretation (5)
H-e-r-z-l-i-y-a (1)	HVRSD (1)	inebriated (1)	interrogatory (1)
hey (6)	Hybros (1)	inflicted (1)	interrupted (2)
Hezbollah (2)	\mathbf{H} -y-b-r-o-s (1)	informal (2)	interrupting (8)
HH (1)	hypothetical (5)	information (25)	intersected (1)
hierarchy (4)		informed (2)	intersecting (1)
High (8)	< I >	in-house (9)	interview (2)
higher (1)	Ichud (1)	initial (4)	interviews (1)
highest (3)	IDC (2)	initiated (6)	intimacy (2)
highlighted (3)	idea (2)	initiation (I)	intimate (2)
Hillel (3)	Identify (2)	initiatives (4)	intimately (2)
Hills (I)	identifying (1)	innuendo (1)	intimidated (1)
Hilton (1)		in-person (2)	intricate (1)
hire (4)		insofar (1)	introduced (3)
hired (5)	illegal (1)	instance (12)	investigated (4)
hiring (2)	imagine (1)	instances (3)	investigating (2)
history (4)	imbroglio (1)	instant (1)	investigation (16)
hit (1)	immediately (4)	instruct (2)	investigative (1)
hits (1)	impacted (1)	instructed (3)	invitation (1)
hold (26)	implication (1)	instructing (1)	invite (2)
holding (1)	implies (1)	instruction (3)	invited (9)
Hollin (1)	importance (2)	instructions (2)	invoke (5)
home (1)	important (6)	insult (1)	involve (1)
home (1) honest (2)	impossible (2)	insurance (1)	involved (32)
honesty (2)	improper (3)	intelligence (1)	involved (32)
honor (1)	improper (3)	intense (1)	involvement (0)
honorific (1)	improve (1)	intensive (1)	Iran (2)
hope (2)	inaccurate (3)	intensive (1)	ISIS (2)
Hopewell (2)	inappropriate (10)	intent (1)	Islamic (1)
• • • • • • • • • • • • • • • • • • • •	1	intention (3)	` ′
horrible (1)	inappropriately (1)	` ′	isolate (1)
host (1)	incident (14) incidents (1)	interaction (1)	Israel (39)
hostage (1)	\ \ /	interactions (2)	Israeli (6)
hosts (1)	include (6)	intercourse (1)	Israel's (4)
hotel (19)	included (6)	Interdisciplinary (1)	issue (3)
hotels (2)	includes (2)	interest (8)	issues (14)
hour (1)	including (10)	interested (1)	Italy (5)
hours (9)	inclusion (3)	interesting (3)	items (2)
house (2)	inclusive (3)	interests (3)	its (2)
hover (2)	inconclusive (1)	interface (1)	IVP (1)
huge (1)	incorrect (11)	interfering (1)	

< J >	kept (9)	learned (3)	limiting (1)
jail (3)	Kevin (1)	learning (2)	line (5)
James (1)	kids (1)	leave (5)	lines (1)
Jamie (1)	\mathbf{kill} (I)	leaves (1)	link (2)
January (7)	killed (1)	leaving (1)	linking (1)
Jazmin (10)	Kimball (2)	Lebanon (1)	liquor (1)
jcavalier@cozen.com	kind (15)	lecture (1)	LISA (141)
(1)	kindergarten (1)	lecturer (3)	Lisa's (3)
JCRC (14)	kinds (1)	lectures (1)	list (17)
j-e-l (1)	Kingdom (15)	led (12)	listed (8)
Jersey (5)	kitchen (16)	Lee (10)	listen (10)
Jerusalem (2)	knew (10)	Lee's (1)	listening (1)
Jewish (32)	know (266)	leeway (1)	listing (1)
Jews (1)	Knowing (1)	left (16)	lists (1)
job (20)	knowledge (15)	legal (26)	litany (1)
jobs (3)	known (3)	legalized (2)	literally (1)
Joe (1)	knows (3)	legally (3)	litigate (1)
jog (2)		legs (1)	litigated (1)
joint (I)	< L >	Letter (71)	litigation (28)
Jon (6)	label (2)	letters (1)	little (23)
JONATHAN (3)	lacks (1)	level (3)	lives (6)
Jordan (1)	laid (2)	leveling (1)	living (7)
Joshua (1)	lane (1)	levers (1)	local (1)
journalist (1)	language (4)	Levin (1)	location (1)
journalist's (1)	lap (4)	Levy (5)	lodging (1)
Judaic (1)	Lara (12)	Levy's (1)	log (1)
Judge (4)	Lara's (1)	Lexington (1)	Logan (2)
judged (1)	lastly (2)	Lezion (1)	logic (1)
judges (1)	late (7)	\mathbf{L} -e-z-i-o-n (1)	London (18)
July (8)	launched (1)	\mathbf{LGBT} (1)	long (9)
jump (6)	Laura (34)	liability (1)	longer (4)
jumping (1)	LAW (30)	liaising (1)	look (54)
June (36)	Lawrence (1)	liaison (8)	looked (5)
junkie (3)	laws (3)	liar (14)	looking (12)
jury (1)	lawsuit (7)	liars (4)	looks (9)
justice (2)	lawsuits (3)	Liberty (2)	Los (2)
¥7	lawyer (9)	Libre (1)	$\begin{array}{ c c } \textbf{losing} & (1) \\ \hline \end{array}$
< K >	lawyers (7)	license (2)	lost (2)
Kalina (4)	laying (3)	lie (9)	lot (15)
Karmiel (1)	layman's (2)	lied (13)	loud (2)
K-a-r-m-i-e-l (1)	laymen (1)	lies (14)	lousy (1)
Kassam (12)	layout (2)	life (17)	love (5)
Katz (2)	LBEEOC (2)	lift (2)	loved (1)
Katzen (1)	Lead (3)	lifted (1)	Lovitz (1)
Kaufman (2)	leadership (1)	light (2)	L-o-v-i-t-z (1)
keep (25)	leading (1)	Ligonier (1)	low (1)
keeping (4)	league (2)	limit (1)	Lower (1)
keeps (1) Kentucky (2)	Leah (8) learn (2)	limitations (1) limited (2)	loyalty (2) luck (1)
ischiucky (2)	icarii (2)	minicu (2)	

lump (1)	Matthew (6)	million (4)	moved (2)
lunch (7)	Matt's (1)	millions (4)	movement (3)
lunchtime (1)	Mayor (3)	mind (11)	movie (2)
lying (25)	McClintock (1)	mine (2)	movies (1)
	McNulty (110)	minimis (1)	moving (2)
< M >	McNulty's (27)	minimum (4)	multiple (25)
Mac (4)	mean (71)	minister (2)	murdered (1)
magically (1)	meaning (2)	Ministry (1)	murdering (1)
main (1)	means (8)	minorities (1)	Muslim (2)
Mainen (1)	meant (5)	minute (5)	mute (1)
mainline (1)	measures (1)	minutes (20)	
maintain (12)	media (7)	misappropriated (6)	< N >
maintained (2)	mediate (1)	mischaracterization	NAACP (1)
maintains (1)	Medill (5)	(3)	name (56)
making (5)	medium (2)	mischaracterized (1)	named (24)
male (1)	meet (2)	mischaracterizes (2)	names (7)
malingering (1)	meeting (99)	mischaracterizing (1)	narrow (1)
malpractice (1)	meetings (15)	misconduct (3)	national (2)
man (12)	MEF (57)	miserable (1)	nature (37)
manage (6)	MEF's (3)	Misgav (1)	natures (1)
managed (1)	member (12)	M-i-s-g-a-v (1)	necessarily (2)
management (35)	members (8)	Mishcon (1)	necessary (2)
manager (2)	memo (20)	misinterpreted (1)	necessity (1)
managerial (4)	memorialized (2)	misrepresent (1)	need (47)
managing (4)	memory (7)	misrepresentation (3)	needed (3)
Manchester (1)	men (2)	misrepresented (4)	needs (5)
Manhattan (1)	mention (5)	misrepresenting (1)	negative (2)
manipulated (1)	mentioned (2)	missing (1)	negotiating (1)
manner (2)	mentions (1)	mission (1)	negotiations (2)
man's (1)	Mercer (1)	mistake (4)	negotiator (1)
manual (1)	meritorious (1)	mitigate (2)	neighborhood (1)
Marc (22)	Merville (7)	mitigating (I)	neither (2)
March (35)	mess (5)	mix (1)	never (101)
Margaret (2)	message (17)	modicum (1)	New (9)
marijuana (4)	Messages (32)	modified (1)	Newport (1)
mark (2)	messenger (1)	money (89)	news (4)
marked (1)	met (3)	monies (1)	nice (3)
Market (3)	metadata (27)	month (10)	nicer (2)
marks (2)	Meyer (47)	months (9)	Nick (1)
Marnie (62)	Meyer's (3)	morning (4)	night (15)
marriages (1)	Miami (2)	morphed (5)	nighttime (1)
married (1)	Michael (1)	mother (4)	Nile (1)
Maryland (1)	microphone (1)	motion (5)	nine (4)
Massachusetts (1)	MIDDLE (128)	motivation (1)	ninth (4)
masters (1)	$\mathbf{midlands}$ (1)	motive (1)	Nir (2)
material (5)	milion (2)	mountain (1)	N-i-r (1)
Matt (28)	milieu (2)	` '	` '
, ,	military (2)	mouse (1)	Nitzan (1)
matter (14)	military (2) Miller (18)	mouse (1) mouth (5)	Nitzan (1) N-i-t-z-a-n (1)
, ,	military (2)	mouse (1)	Nitzan (1)

nod (1)	officers (3)	< P >	Peduto (1)
nonannouncement (1)	offices (1)	P.C (1)	pending (17)
nonissue (1)	official (1)	p.m (24)	penis (3)
nonlegal (3)	officiate (I)	\mathbf{PA} (5)	Pennsbury (2)
nonprofit (1)	Oh (7)	$\mathbf{PACER} (5)$	Pennsylvania (16)
nonresponsive (1)	Ohio (1)	pack (2)	people (78)
nonsexual (2)	Okay (292)	PAGE (2)	people's (5)
north (1)	old (I)	pages (1)	percent (12)
northeast (1)	once (12)	$\begin{array}{ccc} \mathbf{paid} & (10) \end{array}$	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
Notary (2)	one-on-one (2)	Paige (1)	perjures (1)
note (4)	ones (5)	pain (1)	$\begin{array}{c c} \mathbf{perjuring} & I \end{array}$
noted (1)	online (2)	pale (I)	perjury (6)
notes (5)	open (2)	Palestine (1)	permission (1)
notice (3)	Operation (1)	Palestinian (2)	permitted (1)
notified (I)	operational (I)	paper (1)	Perry (2)
notify (2)	operations (1)	paragraph (13)	person (34)
November (115)	opinion (8)	Paragraphs (2)	personal (14)
NUMBER (39)	opportunity (15)	paralegal (2)	personally (2)
numbered (1)	opposite (1)	parallel (3)	personnel (6)
,	opposition (1)	paraphrasing (1)	perspective (1)
< 0 >	oppress (1)	parentheses (1)	pertaining (1)
oath (9)	option (1)	Paris (2)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
Obama (1)	oral (1)	parliament (2)	ph (7)
OBIDs (1)	order (7)	part (40)	Philadelphia (23)
object (19)	ordered (1)	partial (4)	Philadelphia's (1)
objecting (7)	Ordinance (1)	participants (3)	Philly (2)
Objection (11)	organization (54)	participated (4)	phone (19)
obligation (1)	organizations (3)	participating (1)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
obligations (1)	organization's (2)	participation (1)	Photograph (1)
O'Brien (4)	organize (2)	parties (3)	phrase (1)
observed (I)	organized (3)	partnership (1)	physical (3)
obstruct (I)	organizer (I)	Parton (1)	physically (1)
obtain (1)	original (3)	parts (3)	physics (2)
obtained (2)	originally (8)	part's (1)	\mathbf{pick} (1)
obvious $(\hat{I})^{'}$	outlandish (1)	party (8)	picked (1)
obviously (2)	outline (2)	party's (1)	picking (I)
occasion (1)	outrageous (1)	Passover (1)	picture (2)
occasions (2)	outreach (1)	passport (1)	pictures (2)
occurred (7)	outset (2)	paste (1)	piece (7)
occurs (1)	outside (7)	pasted (1)	pieces (1)
O'CONNOR (3)	outstanding (1)	Patel (4)	pin (1)
October (41)	oval (1)	path (1)	Pincus (1)
offensive (1)	overnight (1)	Patricia (35)	Pinsker (4)
offer (9)	overseas (3)	Patriots (2)	Pinus (1)
offered (3)	oversee (1)	pattern (3)	Pipes (192)
offering (2)	overseeing (1)	Paul (1)	Pipes's (4)
off-hours (1)	owes (2)	pay (16)	Pittsburgh (23)
office (26)	Oxford (1)	PayPal (1)	pizza (4)
officer (4)		PDF (3)	Place (66)

placed (1)	pre-discovery (1)	profess (1)	Qatari (1)
placement (1)	prefers (1)	profession (1)	quarterback (3)
places (1)	premier (1)	Professional (15)	Quarterly (4)
Plaintiff (4)	prep (1)	professionals (1)	quasi-governmental
plan (6)	preparation (2)	program (3)	(1)
plane (2)	prepare (1)	programs (2)	question (283)
planet (3)	prepared (1)	progression (1)	question (203) question-answer (2)
planned (1)	prepared (1) preparing (1)	project (4)	questioned (1)
• • • • • • • • • • • • • • • • • • • •			questioning (3)
planning (5)	presence (10)	projects (8)	
plans (2)	Present (11)	promise (3)	questions (29)
$\mathbf{play} (5)$	presentation (1)	promote (1)	quick (3)
played (8)	preserving (1)	promoted (7)	quickest (1)
playing (5)	preside (2)	promotion (1)	quickly (4)
pleasantries (1)	presided (2)	pronounce (2)	quieting (3)
please (61)	president (6)	proof (2)	quit (3)
plethora (2)	pretend (1)	proper (5)	quite (4)
PLLC (1)	pretty (6)	properties (1)	quotation (2)
plus (6)	prevent (1)	protected (2)	quote (5)
point (12)	previous (6)	protection (I)	quoted (1)
points (1)	previously (3)	protestant (1)	quotes (5)
police (2)	primarily (1)	protocols (3)	quoting (5)
policies (3)	Princeton (1)	proud (1)	
policy (16)	printed (1)	prove (5)	< R >
political (2)	printout (1)	proven (2)	racial (1)
Politici (1)	prior (14)	proves (3)	radio (1)
politics (1)	prison (3)	provide (14)	Raheem (17)
population (1)	privacy (3)	provided (24)	raise (9)
portfolios (1)	private (5)	providing (6)	raised (5)
portion (1)	privilege (13)	psychiatrist (1)	rally (24)
position (48)	privileged (17)	Public (12)	$\operatorname{ran}^{\circ}(2)$
positioning (1)	privy (2)	publisher (1)	range (2)
positions (6)	probably (42)	Puerto (1)	Raquel (1)
positive (1)	problem (4)	pull (5)	rate (4)
possession (4)	problematic (1)	pulled (2)	reached (1)
possible (13)	problems (2)	pulling (2)	reacted (1)
post (1)	procedure (1)	punitive (1)	read (43)
Post-Gazette (1)	procedures (4)	purely (1)	reading (9)
Potemkin (1)	proceeded (2)	purity (2)	ready (1)
potential (I)	proceeding (1)	purple (1)	real (3)
pound (3)	proceedings (4)	pursuant (3)	realize (2)
• • • • • • • • • • • • • • • • • • • •		=	` ′
pounds (16)	process (7)	pursue (1)	really (41)
Prosting (1)	procession (1)	pursuing (1)	reason (24)
Practice (1)	processions (1)	push (1)	reasonable (2)
practices (2)	produce (5)	put (61)	reasons (16)
precautions (2)	produced (7)	Putin (1)	recall (35)
precipice (1)	producing (1)	putting (5)	recategorize (1)
predates (1)	product (1)		receipt (2)
predicate (13)	production (2)	<q></q>	receipts (12)
predicated (1)	productive (1)	Qaeda (1)	receive (7)

received (31)	Relations (5)	required (1)	RIESER (5)
receiving (5)	relationship (9)	requires (1)	Right (232)
recess (6)	relationships (4)	rescue (2)	Rishon (1)
recollect (1)	relative (1)	research (1)	\mathbf{R} -i-s-h-o-n (1)
recollecting (1)	relatively (1)	reservations (1)	risk (2)
recollection (9)	Relativity (2)	reserve (1)	River (1)
recommendation (4)	release (2)	Reserves (2)	Robert (1)
recommendations (1)	released (1)	reset (1)	Robinson (21)
recommended (3)	relegate (3)	resignation (1)	rogue (1)
record (117)	relegated (3)	resisted (1)	role (6)
recorded (5)	relevance (2)	resource (1)	roles (3)
recording (12)	relevant (5)	resources (1)	roll (1)
recordings (2)	reliable (1)	respect (5)	rolling (2)
records (11)	relief (2)	respond (8)	ROMAN (170)
recover (1)	relies (1)	responded (1)	R-o-m-a-n (2)
recruiters (1)	rely (1)	respondent (11)	Romano (2)
redirect (1)	remain (1)	responding (1)	Roman's (3)
reeling (2)	remained (1)	responds (1)	room (48)
refer (13)	remember (107)	response (9)	rooms (4)
reference (3)	remembers (1)	responsibilities (44)	Rose (1)
referenced (1)	remit (1)	responsibility (18)	Rosie (4)
references (1)	remote (1)	responsible (9)	rotting (1)
referencing (1)	remotely (1)	rest (4)	roundtable (1)
referred (2)	removed (11)	restaurant (1)	rub (3)
referring (21)	reneged (1)	restrictions (3)	ruin (2)
refers (5)	rent (1)	restroom (2)	ruined (10)
reflect (1)	renumeration (1)	result (9)	Rule (2)
reflected (2)	repeat (10)	resulted (1)	rules (2)
reflects (2)	rephrase (8)	results (6)	rumor (9)
refresh (2)	replete (2)	resumed (1)	rumors (1)
refugee (3)	reply (2)	retaining (1)	run (1)
refugees (2)	report (11)	retaliate (2)	runs (1)
refusing (2)	reported (9)	retaliated (1)	Ryan (3)
regard (3)	Reporter (75)	retaliation (22)	-1-3-022 (8)
regarding (18)	Reporting (4)	retired (1)	<s></s>
regardless (1)	reports (3)	retiring (1)	sabotage (1)
regards (1)	reprehensible (1)	return (3)	salary (2)
Regional (2)	represent (11)	returned (2)	sanctioned (1)
Registered (6)	representation (15)	revealed (2)	Saraswati (1)
regular (1)	representations (4)	revealing (1)	sat (6)
rehired (1)	representative (1)	review (29)	Saturday (2)
reimbursed (1)	representatives (1)	reviewed (23)	$\begin{array}{c c} \text{save} & (2) \\ \end{array}$
reimbursement (1)	represented (12)	reviewing (2)	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
reiterate (1)	representing (7)	Reya (1)	saw (17)
relate (3)	reproductive (1)	Reynolds (2)	saving (111)
related (25)	Republic (1)	Rich (1)	$\begin{array}{c c} \mathbf{saying} & (111) \\ \mathbf{says} & (71) \end{array}$
relates (17)	request (4)	Rico (2)	scenario (1)
Relating (1)	requested (1)	rides (I)	schedule (2)
relation (1)	requesting (I)	ridiculous (3)	scheme (1)
	requesting (1)		

School (24)	sending (4)	shot (2)	so-called (1)
schools (1)	sending (4)	shots (1)	social (6)
Schuyler (1)	senior (3)	show (19)	solicitor (1)
Sciott (3)	sense (2)	showed (8)	somebody (8)
S-c-i-o-t-t (2)	sent (41)	` ′	• • •
` '	` ′	showing (4)	someone's (2)
scope (2)	sentence (19)	shows (2)	somewhat (2)
Scorpion (1)	separate (4)	shroud (2)	$\mathbf{son} (1)$
Scottish (1)	separated (1)	Si (2)	soon (3)
scratch (1)	September (11)	S-i (1)	sorrow (1)
scream (1)	sergeant (1)	Sid (1)	Sorry (42)
screen (17)	series (2)	side (12)	sort (22)
screened (1)	serious (1)	sides (1)	Sotloff (1)
screwed (1)	seriously (6)	Sidkoff (2)	sought (2)
scroll (3)	server (1)	SIDNEY (5)	sound (7)
Sderot (1)	service (1)	$\mathbf{sigh} (I)$	sounds (2)
S-d-e-r-o-t (1)	serviceman (1)	$\mathbf{sign} (1)$	sources (1)
se (1)	sessions (2)	signature (3)	south (1)
Sea (1)	set (3)	signed (3)	space (9)
seal (3)	SETH (6)	signpost (1)	speak (10)
sealed (2)	seth@dereksmithlaw.c	silence (2)	speakerphone (1)
Seasons (2)	om (1)	similar (2)	speakers (12)
Seattle (1)	settlement (2)	simple (4)	speaking (15)
Second (49)	seven (28)	simply (1)	speaks (5)
secondary (1)	seven-hour (1)	simulacrum (3)	Specialist (30)
seconds (1)	Sevenish (1)	s-i-m-u-l-a-c-u-r-m (1)	specific (88)
secret (1)	severance (1)	Simultaneous (12)	specifically (36)
secretary (18)	sex (22)	single (7)	specificity (9)
secrets (1)	sexual (120)	sir(1)	specifics (6)
section (4)	sexually (10)	sister (1)	specified (1)
security (8)	sgold@discrimlaw.net	sit (7)	specifity (1)
seder (1)	(I)	site (1)	speculation (2)
see (71)	shades (1)	sits (1)	speech (1)
seeing (6)	shaking (1)	Sitting (12)	spell (1)
seeking (2)	share (12)	situation (2)	spelled (1)
seeks (1)	shared (2)	six (15)	spelling (1)
seen (7)	Shargel (4)	$\mathbf{sixth} (I)$	spend (3)
sees (2)	S-h-a-r-g-e-l (1)	Skype (1)	spending (3)
see-through (1)	sharing (3)	sleep (2)	spent (6)
segmented (1)	sheet (1)	slept (4)	spiral (1)
select (1)	Sheffield (1)	slow (15)	spoke (32)
self-destructive (1)	shelf (1)	slower (2)	spoken (6)
self-empowerment (1)	shelter (1)	slowly (1)	sponsor (1)
self-proclivities (1)	Shield (1)	smile (1)	sports (1)
semester (2)	Shikunov (1)	smiled (2)	spousal (1)
semesters (1)	Shikunov's (1)	SMITH (25)	spread (3)
seminar (5)	Shimel (2)	Smith's (1)	spreading (1)
seminary (1)	shoes (1)	smoke (3)	spring (2)
Senator (2)	Shoot (2)	smoked (2)	Stacey (1)
send (9)	short (1)	smoking (2)	stack (1)
Schu (2)		Sinuking (2)	stack (1)
	I		

stoff (31)	study (1)	tompor (1)	thorough (1)
staff (34)	$\begin{array}{c} \text{study} & (1) \\ \text{studying} & (2) \end{array}$	tamper (1) tampering (1)	$\begin{array}{c c} \textbf{thorough} & (I) \\ \textbf{thought} & (II) \end{array}$
stages (1)	studying (2) stuff (8)		thousand (3)
staggered (1)	style (20)	tape (7) task (1)	thousands (8)
stamp (2) stamped (1)	subject (14)	1 ' '	thread (1)
	, ,	taught (1)	` '
stamps (1)	subjected (3)	Tavern (1)	threatened (1)
stand (1) stands (10)	submit (2) subordinates (1)	$\begin{array}{c c} \mathbf{tax} & (I) \\ \mathbf{teach} & (I) \end{array}$	threats (2) three (45)
start (21)		teaching (2)	throat (1)
started (48)	subsequent (2) Sudan (1)	team (3)	Thursday (1)
• •	sudden (7)	technical (1)	ticket (1)
starting (9) starts (4)	sudden (7) sue (2)	technological (1)	tickets (1)
• •	` ′	technology (1)	Tiffany (11)
state (3) statement (15)	sued (7)	1	
* *	suggest (5)	Telegraphic (1)	time (155) times (28)
statements (3)	suggested (4) suggestion (2)	telephone (5)	tired (1)
STATES (11)	Suite (3)	tell (105)	\ '
statute (1)	` ′	telling (20) Tells (4)	tissue (1) title (31)
statutes (1)	$\mathbf{sum} (1)$	` ´	` ′
stay (11)	summer (1) Superbowl (2)	ten (9) ten-minute (1)	titles (3)
stayed (6)	supervising (1)	tens (3)	titular (1) today (43)
stealing (3) Stein (1)		tenth (2)	Today's (7)
stenographer (9)	supervisor (3) supplemental (1)	tenure (1)	told (77)
stenographer's (1)	support (1)	term (5)	Tommo (8)
stenographic (3)	supported (1)	termination (1)	Tommy (19)
stenographically (1)	supposed (5)	terms (14)	Toomey (1)
stenographically (1) step (2)	Sure (95)	test (4)	top (3)
steps (2)	surreptitiously (1)	TESTIFIED (14)	topic (2)
steps (2) stern (1)	surrounded (1)	testify (10)	topics (3)
Steve (7)	surrounding (4)	testifying (7)	total (5)
Steven (2)	Susuni (2)	testimony (39)	total (3)
stole (1)	Swazetti (1)	Texas (1)	totally (4)
stolen (8)	swear (1)	Text (41)	touched (4)
stop (36)	SWORN (1)	texted (1)	tough (2)
stop (36)	system (9)	textual (1)	town (2)
stored (1)	systems (2)	Thank (33)	TR.news (2)
stories (10)	Szott (8)	thanking (1)	track (8)
story (44)	S-z-o-t-t (2)	theft (1)	trade (3)
straight (2)		theme (1)	trading (1)
strategy (8)	< T >	thief (1)	trafficked (1)
Street (3)	table (5)	thigh (I)	training (1)
strength (1)	taglines (1)	thing (35)	transcript (4)
strike (5)	take (76)	things (38)	transfer (7)
structure (3)	taken (15)	think (186)	transferred (2)
structures (1)	takes (2)	thinking (4)	transfers (5)
student (1)	talk (59)	thinks (3)	transition (1)
students (2)	talked (25)	third (7)	transmit (1)
studied (1)	talking (168)	Thomas (78)	travel (10)
studies (6)	talks (3)	Thomas's (4)	traveled (4)
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traveling (3)	understanding (18)	version (26)	wasting (2)
travels (1)	understood (4)	versions (20)	watch (1)
treasurer (1)	unenumerated (1)	versus (8)	watched (1)
treating (1)	unethical (2)	vested (2)	watching (1)
trial (1)	unhappy (1)	vexatious (1)	water (3)
Tribune (1)	unilaterally (1)	Vi'adal (2)	wave (I)
Tricia (51)	unique (1)	\mathbf{V} -i-'-a-d-a-l (1)	way (58)
Tricia's (2)	UNITED (25)	Vibrant (1)	ways (4)
trick (3)	units (1)	vice (1)	wealth (1)
tried (6)	Universal (1)	victim (8)	web (3)
trip (8)	universities (1)	video (36)	website (12)
trips (7)	University (15)	videographer (1)	wedding (2)
true (16)	unluckiest (2)	videos (1)	weddings (1)
Trump (1)	unplausible (1)	view (1)	Wednesday (2)
trust (1)	unproven (1)	village (1)	weed (1)
truth (2)	unquote (3)	villages (1)	week (1)
truthful (1)	unraveling (1)	violate (2)	weekend (2)
truthfulness (2)	UNRWA (1)	violated (1)	weeks (12)
try (33)	untrue (2)	violation (2)	welcome (5)
trying (99)	unwanted (8)	violations (3)	well (226)
Tuesday (3)	unwelcoming (1)	violent (1)	went (75)
Turkish (I)	updated (1)	violently (2)	we're (130)
turned (5)	upload (2)	Virginia (1)	West (2)
turnover (1)	uploaded (1)	virtue (1)	western (4)
turns (1)	upper (1)	virus (\hat{I})	WeTransfer (1)
TV (1)	upset (1)	Visa (1)	we've (13)
twenty (5)	upstairs (5)	visit (1)	whatchamacallit (1)
twice (6)	Urban (2)	Vladimir (1)	WhatsApp (1)
two (88)	urinated (1)	voice (2)	whatsoever (1)
type (3)	use (5)	voices (2)	When's (1)
typed (3)	user (1)	volunteer (2)	whipped (1)
types (2)	usually (3)	volunteered (3)	whisper (7)
typo (8)	usurpers (4)	volunteers (2)	whispering (2)
typos (1)	U-s-u-r-p-e-r-s (1)	vs (1)	whistleblowers (1)
	UTC (1)		white (2)
< U >		< W >	wholly (1)
$\mathbf{U.S} (1)$	< V >	wait (13)	wide (1)
\mathbf{UAF} (1)	vacation (4)	waiting (6)	wife (2)
Uber (6)	vacations (1)	Wales (1)	WILLIAM (1)
Uh-huh (3)	vaccines (1)	walking (4)	willing (5)
UK (7)	validity (1)	walls (1)	window (2)
ultimate (1)	Valley (2)	Walsh (1)	wink (13)
un (1)	variety (1)	Walton (3)	wired (1)
unacceptable (1)	Vasili (3)	want (143)	wires (1)
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underneath (2)	verbally (1)	waste (1)	witnessed (3)
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witnessing (1)	Yonchek's (1)	Ĭ	
witness's (2)	Yosef (1)		
Wolf (1)	Yusef (1)		
Wolson (3)	Tuser (1)		
	< Z >		
woman (19)			
woman's (1)	Ze'ev (2)		
women (16)	Z-e-'-e-v (1)		
women's (5)	zero (1)		
wondering (1)	Ziv (9)		
word (11)	zone (1)		
wording (2)	zones (1)		
words (7)	Zoo (2)		
work (46)	Zoom (12)		
workaround (1)			
worked (16)			
worker (2)			
working (21)			
workplace (2)			
works (5)			
world (3)			
worried (1)			
worry (3)			
worst (1)			
worth (1)			
worthy (1)			
worthy (1) wow (2)			
wrap (2)			
wrapped (1)			
wrestler (3)			
write (7)			
writes (3)			
* *			
writing (6)			
written (7)			
wrong (12)			
wrote (16)			
T 7			
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yank (2)			
yanked (6)			
Yeah (134)			
year (20)			
years (25)			
yell (3)			
yelled (1)			
Yeshiva (1)			
yesterday (14)			
Yisrael (1)			
Y-i-s-r-a-e-l (1)			
Yonchek (11)			
- v			